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# FEDERAL REGISTER

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Washington, Saturday, October 7, 1944

## Regulations

### TITLE 8—ALIENS AND NATIONALITY

#### Chapter II—Office of Alien Property Custodian

#### PART 503—GENERAL ORDERS

##### LIMITATIONS ON REPRESENTATIVE ACTIVITIES BY FORMER EMPLOYEES

Under the authority of the Trading with the Enemy Act, as amended, and Executive Orders issued thereunder, and pursuant to law, the undersigned, in order appropriately to specify limitations on representative activities of employees of the Office of Alien Property Custodian subsequent to severance of their employment status with such Office, hereby issues the following regulation:

**§ 503.32 General Order No. 32—(a) Two year bar; claims against the United States.** No person appointed as an officer, clerk, or employee in the Office of Alien Property Custodian shall act as counsel, attorney, or agent for prosecuting in the Office of Alien Property Custodian any claim against the United States which was pending in the Office of Alien Property Custodian while he was such officer, clerk, or employee, nor in any manner, nor by any means, aid in the prosecution of any such claim, within two years next after he shall have ceased to be such officer, clerk, or employee.

**(b) One year bar; policy-making officials.** Without limitation on paragraph (a) of this general order, no person who has held a position as a policy-making officer or a policy-making employee of the Office of Alien Property Custodian may appear in a representative capacity before the Office of Alien Property Custodian or any officer, clerk, or employee thereof within one year after the termination of his incumbency of such position. The term "representative capacity" as used in paragraphs (b) and (c) of this general order shall mean the function of rendering services of any

nature to any person, firm, corporation, or association, not undertaken at the written request of the Custodian.

**(c) Qualified one year bar; non-policy-making officials.** Without limitation on paragraph (a) of this general order, no person who has held a position in the Office of Alien Property Custodian other than that of a policy-making officer or a policy-making employee may appear in a representative capacity before the Office of Alien Property Custodian or any officer, clerk, or employee thereof within one year after the termination of his incumbency of such position unless he obtains the prior approval of the Custodian in each matter. To obtain such approval he must file an affidavit stating:

(1) His former connection with the Office of Alien Property Custodian;

(2) That while he was connected with the Office of Alien Property Custodian the matter was not pending therein, or if it was so pending

(i) That he gave no personal consideration to it, and had no knowledge of the facts involved therein while so connected, and

(ii) That he is not assisting and will not be assisted by any person who has personally considered it or gained personal knowledge of the facts thereof while connected with the Office of Alien Property Custodian.

**(d) Continuing bar; confidential material.** Nothing in this general order shall be deemed to authorize the disclosure, regardless of the passage of time, of any information in the files and papers of the Office of Alien Property Custodian within the purview of General Order No. 17 in any manner other than that provided in the said General Order No. 17.

Executed at Washington, D. C. on October 5, 1944.

[SEAL] JAMES E. MARKHAM,  
Alien Property Custodian.

[F. R. Doc. 44-15462; Filed, Oct. 6, 1944;  
10:24 a. m.]

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- Book 1: Titles 1-3 (Presidential documents) with tables and index.
- Book 2: Titles 4-9, with index.
- Book 3: Titles 10-17, with index.
- Book 4: Titles 18-25, with index.
- Book 5, Part 1: Title 26, Parts 2-178.
- Book 5, Part 2: Title 26, completed; Title 27; with index.
- Book 6: Titles 28-32, with index.

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#### TITLE 28—JUDICIAL ADMINISTRATION

##### Chapter I—Department of Justice

[Order 3695, Supp. 6]

##### PART 5—ADMINISTRATION OF THE FOREIGN AGENTS REGISTRATION ACT

###### INSPECTION OF BOOKS AND RECORDS

SEPTEMBER 28, 1944.

Pursuant to authority vested in me by the Foreign Agents Registration Act of 1938, as amended, 56 Stat. 248, 22 U.S.C. 611, the rules and regulations under the act are amended by inserting therein,

immediately after Rule 500, a new Rule 501 reading as follows:

§ 5.501 *Inspection of books and records.* Officials of the Foreign Agents Registration Section of the War Division and of the Federal Bureau of Investigation are authorized to inspect books and records pursuant to section 5 of the act. (56 Stat. 248, 22 U.S.C. 611)

FRANCIS BIDDLE,  
Attorney General.

[F. R. Doc. 44-15455; Filed, Oct. 5, 1944;  
2:52 p. m.]

#### TITLE 32—NATIONAL DEFENSE

##### Chapter VI—Selective Service System [Amdt. 259, 2d Ed.]

###### PART 622—CLASSIFICATION MISCELLANEOUS AMENDMENTS

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

1. Amend paragraph (a) of § 622.15 to read as follows:

§ 622.15 *Class I-C: Member of land or naval forces or registrant honorably separated therefrom.* (a) In Class I-C shall be placed or retained:

(1) Every registrant who is, or who by induction, enlistment, or appointment becomes a commissioned officer, warrant officer, field clerk, pay clerk, or enlisted man of the Regular Army, the Navy, the Marine Corps, the Coast Guard, the federally recognized active National Guard, the Officers' Reserve Corps, the Army of the United States, the Regular Army Reserve, the Enlisted Reserve Corps, the Naval Reserve, the Marine Corps Reserve, the Coast Guard Reserve (other than temporary), or any other branch or component of the land or naval forces; or

(2) Every registrant who is a cadet of the United States Military Academy, a midshipman of the United States Naval Academy, or a cadet of the United States Coast Guard Academy; or

(3) Every registrant who has been separated from the land or naval forces by death at any time (each such registrant shall be identified in the manner provided in § 622.86); or

(4) Every registrant who has been separated from the land or naval forces by honorable discharge or discharge under honorable conditions or by an equivalent type of release from the service if the registrant was an officer or warrant officer. A registrant placed in Class I-C under the provisions of this subparagraph shall be retained in Class I-C unless his reclassification into some other class is specifically authorized by the Director of Selective Service. (Each such registrant shall be identified in the manner provided in § 622.86-1).

2. Amend paragraph (c) of § 622.21 to read as follows:

*§ 622.21 Class II-A: Man supporting the national health, safety, or interest.*

(c) In Class II-A shall be placed any registrant age 30 through 37 who is found to be "regularly engaged in" an activity in support of the national health, safety, or interest.

3. Amend paragraph (c) of § 622.22 to read as follows:

*§ 622.22 Class II-B: Man in war production.*

(c) In Class II-B shall be placed any registrant age 30 through 37 who is found to be "regularly engaged in" an activity in war production.

4. Amend paragraph (b) of § 622.25-1 to read as follows:

*§ 622.25-1 Class II-C: Man in agriculture.*

(b) In Class II-C shall be placed any registrant age 30 through 37 who is found to be "regularly engaged in" an agricultural occupation or endeavor essential to the war effort.

5. Amend § 622.41 to read as follows:

*§ 622.41 Class IV-A: Man deferred by reason of age.* In Class IV-A shall be placed every registrant liable for training and service who has attained the thirty-eighth anniversary of the date of his birth and (1) who has not been inducted into the land or naval forces, or (2) who after being inducted into the land or naval forces has been separated therefrom under circumstances which require his reclassification: *Provided*, That if and when the Director of Selective Service specifically authorizes the induction of such a registrant, he may be classified without reference to his age, and if he is not placed in a deferred classification, he may be inducted.

6. Amend paragraph (a) of § 622.61 to read as follows:

*§ 622.61 Class IV-F: Morally unfit.* (a) In Class IV-F shall be placed or retained:

(1) Every registrant who has been separated from the land or naval forces by discharge other than an honorable discharge or a discharge under honorable conditions or an equivalent type of release from service if the registrant was a commissioned officer or a warrant officer. A registrant placed in Class IV-F under the provisions of this subparagraph shall be retained in Class IV-F unless his reclassification into some other class is specifically authorized by the Director of Selective Service.

(2) Every registrant, other than a registrant who has been separated from the land or naval forces, who under the procedures and standards prescribed by the land and naval forces is found to be morally unacceptable for training and service or under the procedures and standards prescribed by the Director of Selective Service is found to be morally unacceptable for assignment to work of

national importance: *Provided*, That if the local board finds that any such registrant is "regularly engaged in" an agricultural occupation or endeavor essential to the war effort (§ 622.25-1), in an activity in war production (§ 622.22), or in an activity in support of the national health, safety, or interest (§ 622.21), he shall not be classified in Class IV-F but shall be classified in Class II-C, Class II-B, or Class II-A, as the case may be.

7. Amend § 622.62 to read as follows:

*§ 622.62 Class IV-F: Physically or mentally unfit.* In Class IV-F shall be placed every registrant other than a registrant who has been separated from service in the land or naval forces who is found to be physically or mentally unfit for general military service or who is found to be physically and mentally fit for limited service only: *Provided*, That if the local board finds that any such registrant is "regularly engaged in" an agricultural occupation or endeavor essential to the war effort (§ 622.25-1), in an activity in war production (§ 622.22), or in an activity in support of the national health, safety, or interest (§ 622.21), he shall not be classified in Class IV-F but shall be classified in Class II-C, Class II-B, or Class II-A, as the case may be.

8. Amend the regulations by deleting § 622.81 in its entirety.

9. Amend § 622.82 to read as follows:

*§ 622.82 Registrants in Class I-A (L), Class I-A-O (L), or Class IV-E (L) to be reclassified.* The classification of every registrant who has heretofore been found qualified for limited service only and who is now in Class I-A, Class I-A-O, or Class IV-E and identified with the letter "(L)" shall be immediately reopened and such registrant shall be reclassified in Class IV-F unless he is placed in a deferred classification.

10. Amend the regulations by adding a new section to be known as § 622.86-1 to read as follows:

*§ 622.86-1 Identification of Class I-C registrant separated from land or naval forces.* Whenever a registrant was heretofore or is hereafter separated from the land or naval forces, other than by death, and such registrant is retained in Class I-C under the provisions of section 622.15, his classification shall be followed with the identification "Disc." on all records with reference to such registrant.

The foregoing amendments to the Selective Service regulations shall be effective within the continental United States immediately upon the filing hereof with the Division of the Federal Register and shall be effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHY,  
Director.

OCTOBER 4, 1944.

[F. R. Doc. 44-15453; Filed, Oct. 5, 1944;  
2:40 p. m.]

[Amdt. 260, 2d Ed.]

#### PART 623—CLASSIFICATION PROCEDURE

##### CLASSIFICATION AND CHANGE OF CLASSIFICATION

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

Amend paragraphs (a) and (b) of § 623.61 to read as follows:

*§ 623.61 Classification and change of classification.* (a) As soon as practicable after the local board has classified or changed the classification of a registrant, it shall mail a notice thereof on a notice of classification (Form 57) to the registrant. (The date on which the deferment of the registrant terminates will be shown if he is classified in Class II-A, Class II-B, or Class II-C.) The local board shall also mail a notice of Classification (Form 57) to the registrant who is retained or placed in Class I-C after separation from the land or naval forces.

(b) As soon as practicable after the local board has classified or changed the classification of a registrant, it shall mail a notice thereof on a Classification Advice (Form 59) to the persons specified below. (The date on which the deferment of the registrant terminates will be shown if he is classified in Class II-A, Class II-B, or Class II-C.) The local board will also mail to the persons specified below Classification Advices (Form 59) concerning each registrant who is retained or placed in Class I-C after separation from the land or naval forces.

(1) Every person whose signed Affidavit—Occupational Classification (Form 42) or Affidavit—Occupational Classification (Form 42a) is on file in the registrant's Cover Sheet (Form 53);

(2) Every person whose signed Affidavit of Dependent Over 18 Years of Age (Form 40A) is on file in the registrant's Cover Sheet (Form 53); and

(3) Any other person authorized to request the reopening of the registrant's classification under the provisions of § 626.2 and whose request that the registrant's classification be reopened is on file in the registrant's cover sheet (Form 53).

The foregoing amendments to the Selective Service Regulations shall be effective within the continental United States immediately upon the filing hereof with the Division of the Federal Register and shall be effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHY,  
Director.

OCTOBER 4, 1944.

[F. R. Doc. 44-15452; Filed, Oct. 5, 1944;  
2:40 p. m.]

[Amdt. 261, 2d Ed.]

#### PART 627—APPEAL TO BOARD OF APPEAL

##### MISCELLANEOUS AMENDMENTS

Pursuant to authority contained in the Selective Training and Service Act of

## FEDERAL REGISTER, Saturday, October 7, 1944

1940, as amended, Selective Service Regulations, Second Edition, are hereby amended in the following respect:

1. Amend paragraphs (a) and (b) of § 627.14 to read as follows:

**§ 627.14 Time when record to be forwarded on appeal.** (a) When an appeal is taken from the classification of a registrant in Class I-A, Class I-A-O, or Class IV-E, the file of the registrant shall be held by the local board and shall not be forwarded to the board of appeal or the State Director of Selective Service, as the case may be, until (1) the registrant has been ordered to report for his preinduction physical examination in the usual manner when his order number is reached, and (2) the results of the preinduction physical examination have been received by the local board or the registrant has failed to appear for his preinduction physical examination at the time he is ordered to do so. If as a result of the preinduction physical examination such registrant is found to be disqualified for service, his classification shall be reopened and he shall be classified in Class IV-F. In such cases the appeal will not be forwarded.

(b) The registrant's file shall be forwarded to the board of appeal or the State Director of Selective Service, as the case may be, immediately after the local board has complied with the provisions of § 627.13 when (1) an appeal is taken from the classification of a registrant in a class other than Class I-A, Class I-A-O, or Class IV-E, or (2) the classification of a registrant in Class II-A or Class II-B is submitted for review and decision to a board of appeal under § 627.3.

2. Amend paragraph (a) of § 627.51 to read as follows:

**§ 627.51 Appeal may be made by registrant from local board's determination in agricultural cases.** (a) When under the provisions of § 622.25-2, a registrant has requested his local board to determine that it is in the best interest of the war effort for him to leave his agricultural occupation or agricultural endeavor essential to the war effort for other work, he may file a written notice of appeal from his local board's determination thereon within 10 days from the date the local board mailed notice of such determination.

The foregoing amendments to the Selective Service Regulations shall be effective within the continental United States immediately upon the filing hereof with the Division of the Federal Register and shall be effective outside the continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHY,  
Director.

OCTOBER 4, 1944.

[F. R. Doc. 44-15454; Filed, Oct. 5, 1944;  
2:40 p.m.]

## Chapter IX—War Production Board

**AUTHORITY:** Regulations in this chapter, unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 177; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 F.R. 64.

## PART 921—ALUMINUM AND MAGNESIUM

[General Preference Order M-198,  
Revocation]

## CRYOLITE

Section 921.21 General Preference Order M-198 is hereby revoked. This revocation does not affect any liabilities incurred under the order.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15483; Filed, Oct. 6, 1944;  
11:30 a. m.]

## PART 1226—GENERAL INDUSTRIAL EQUIPMENT

[Limitation Order L-123, as Amended Oct. 6, 1944]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of certain critical materials (including components) and facilities used in the manufacture of general industrial equipment for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense.

**§ 1226.1 General Limitation Order L-123—(a) Equipment which may not be delivered without an AA-5 or better rating.** No person (including a manufacturer, distributor, or dealer) shall accept any order for or deliver, and no person shall accept delivery of, any new item of the following equipment (more fully described in the attached List A) except for an order bearing a preference rating of AA-5 or higher:

1. Air filters.
2. Air washers.
3. Arc welding machines.
4. Baling presses.
5. Compressors.
6. Ceramic machinery and equipment.
7. Concrete products machinery.
8. Dust collectors, industrial.
9. Dynamometers (electric type) and rotary converters.
10. Electric motors and generators (fractional horsepower).
11. Fans, blowers and exhausters.
12. Flexible metallic hose, tubing and fittings.
13. Heat exchangers.
14. High pressure blowers.
15. Lifting magnets.
16. Oil filtering and re-refining machines.
17. Ovens, industrial; drying, curing and finish-baking types.
18. Paper shredders.
19. Pressure vessels (including air receivers).

20. Pumps.
21. Stationary steam engines.
22. Wire working machinery.
23. Insulation blowing machines.
24. Electroplating and anodizing equipment.
25. Oxy-acetylene apparatus.
26. Portable conveyors.

**Deliveries within a company.** The above restriction applies to deliveries from one department (a branch, division, or section) of a single organization to another department of the same organization when the item is for incorporation into other machinery produced by that organization, or when it is for installation and operation for the organization's own use.

The restriction does not apply to deliveries from one department to another of the same organization, of items which it is to resell as such.

**(b) Certain transactions for which no rating is required by this order.** The above restriction does not apply to the following transactions:

(1) **Repair parts.** Delivery of repair parts for any item (but no complete item may be considered as a repair part and delivered under this exemption, even though it could be used as a component part of another item or of machinery not covered by this order).

(2) **Farm supplies.** When items which are farm supplies under Priorities Regulation 19 are delivered to a farmer or dealer upon a certificate in accordance with that regulation.

(3) **Petroleum industry item.** When items used in the petroleum industry and covered by Order P-98-c are delivered in accordance with that order.

(4) **Items no longer needed.** When an item is returned to the person from whom it was obtained, or when it can no longer be used for the purpose for which priorities assistance was given to help obtain it and the holder disposes of it in accordance with applicable provisions of Priorities Regulations 1 or 13.

(5) **Items ordered and put in transit before the restriction became applicable.** The completion of delivery of items which had been placed in the hands of a common or contract carrier for shipment to the customer prior to the date upon which the restriction in (a) became applicable.

(6) **Certain orders rated below AA-5 but unfilled when restriction became applicable.** Delivery to fill any rated order which was rated below AA-5 and could have been filled just before the date upon which the restriction in (a) became applicable without violating any WPB order, rule or regulation.

(7) **Deliveries of machinery not covered by this order.** The delivery of new machinery, not covered by this order, into which an item has been incorporated as a necessary component part (or which is delivered in unassembled condition with an item which is a necessary component part, for assembly at the site of installation).

(8) **Used items.** The delivery of any item which has been sold to a person

acquiring it for use, and put into regular use by him.

(9) *Specific authorizations.* Deliveries specifically authorized or directed by the War Production Board.

(10) *The replacement of a fractional horsepower electric motor or generator which is traded-in when repair is needed.* When a fractional horsepower electric motor or generator is delivered to a householder or other user solely for replacement of a used one which needs repair and the seller, in accordance with his regular business practice, takes the broken down or defective motor or generator in trade and repairs it or delivers it to another person who will repair it (whenever repair is practicable) so that it will be resold under similar conditions (or scraps it promptly when repair is impracticable).

(It must be noted that no repairman or other person may deliver such an item unless he either complies with the foregoing conditions, or receives a AA-5 or higher rating for the delivery from his customer, even though he has obtained the items under a regulation or order which assigns a rating for repair or maintenance purposes, such as the following: CMP Regulations 5, 5A, or 9A; or Orders L-79, P-126, or P-148.)

This exemption permits a dealer not having repair facilities to deliver such a traded-in motor or generator, if it is repairable, to the manufacturer or some other supplier who will repair it or have it repaired within a reasonable time, and get one in exchange without a AA-5 or higher rating. The manufacturer or other supplier who is asked to deliver a new item to a dealer in exchange for a used one is responsible for determining if the traded-in item is repairable.

(11) *Portable air compressors owned and used in a rental business.* When portable air compressors owned by a person engaged in the business of renting them, are leased by the owner. This exemption does not apply to the sale of a new item by such owner, or to the original purchase of the items by him.

(12) *Delivery to a consumer of an item for plumbing or heating repair.* When an item is delivered to a consumer for plumbing or heating repair upon a certificate from the latter in accordance with Order L-79.

(13) *Deliveries of replacement parts for motor vehicles.* When replacement parts for motor vehicles are delivered to any person in accordance with Order L-158.

(14) *Deliveries under Priorities Regulation 24.* Delivery of any item under and in accordance with Priorities Regulation 24.

(c) *Miscellaneous provisions—(1) Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable regulations of the War Production Board, as issued and amended from time to time.

(2) *Violations.* Any person who wilfully violates any provision of this order or who, in connection with this order wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprison-

ment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(3) *Appeals.* Any appeal from the provisions of this order shall be made by filing a letter, in triplicate, referring to the particular provision appealed from and stating fully the grounds of the appeal. The letter should be filed with the field office of the War Production Board in the district in which is located the plant or branch of the appellant to which the appeal relates.

(4) *Communications.* All reports required to be filed hereunder, and all communications (except appeals) concerning this order, shall, unless otherwise directed, be addressed to the War Production Board, General Industrial Equipment Division, Washington 25, D. C. Ref. L-123.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD;  
By J. JOSEPH WHELAN,  
Recording Secretary.

#### LIST A

Under paragraph (a) of the order, a rating of AA-5 or better is required for delivery of a new item of equipment in any class described below. Exceptions to this rule are listed in paragraph (b). "Item" means any new piece of equipment. Where a class description covers an item sometimes sold with a motor or other driving unit and sometimes without, in either case the item is subject to the restrictions of the order.

Component parts for the repair or manufacture of an item are not subject to the order as items in that class. However, if a particular part is itself within some other class as described below, then it is subject to the order.

1. *Air filters.* Any equipment or device designed to filter or strain air or other gaseous matter for the purpose of removing dust or other particles of material or odors. Excluded are types using a non-metallic filtering medium, commonly known as the "throw-away" or "replaceable" types.

2. *Air washers.* Any equipment or device designed to wash air, including spray washers and scrubbers.

3. *Arc welding machines.* Any machine or device designed to use, transform, or generate electricity (either direct or alternating current) for the deposit of metal by the electric arc process. Excluded are: Welding cable, electrode holders and arc welding electrodes.

4. *Baling presses.* Any machine or device designed to compress bulky materials into compact bundles or bales. Included are types for handling ferrous and non-ferrous scrap, paper, rubber, textiles, or miscellaneous waste materials. Excluded are balers which are farm machinery and equipment covered by Orders L-257 or L-257-a.

5. *Compressors.* Any portable or stationary machine or apparatus of the reciprocating type, designed to compress or exhaust air or other gas. Excluded are (1) items for use in therapeutic machines; (ii) items especially designed and fabricated solely for incorporation into or repair of other machinery (not compressors) produced by the same manufacturer; (iii) items for use in a refrigerating or air conditioning system, as defined in Order L-88.

6. *Ceramic machinery and equipment.* Any machine or device designed to crush, mix, prepare, form, cut, fire, burn, or otherwise process raw ceramic materials into finished

ceramic products. "Ceramic products" includes structural clay products such as brick, tile, terra cotta and flue block, sewer pipe and drain tile, conduit, sanitary pottery, paving brick, flower pots, decorative pottery, artwork pottery, tableware pottery, stoneware, crockery, earthenware, and porcelain.

7. *Concrete products machinery.* Any machine or apparatus designed to mix, prepare, form or otherwise process concrete or its components into block, brick, pipe or conduit. Included are block machines, pipe machines, mixers, skip hoists, off-bearing hoists, pallets, forms, and their accessories and attachments of any size or kind.

8. *Dust collectors, industrial.* Any equipment or device designed to collect or filter dust from air, flue gases, or other gas.

9. *Dynamometers.* Electric type; and rotary converters

10. *Electric motors and generators (fractional horsepower).* Any machine or device containing an armature or similar rotating part and designed to transform electric energy into mechanical energy, or mechanical energy into electric energy, or to transform or amplify electric energy of one type, voltage, or frequency into another, if built in a frame size smaller than frame size 203 (or frames smaller than those corresponding to one horsepower, 1800 RPM, 60 cycle, 2 or 3 phase). Excluded are starting motors, generators and magnetos designed for use in automotive vehicles covered by order L-158, or in internal combustion engines.

11. *Fans, blowers and exhausters.* Any device or machine which moves, compresses, or exhausts air or other gases by centrifugal, rotary or axial means. Excluded are: (i) propeller type fans designed for desk, pedestal, wall bracket, ceiling, and portable window mounting, powered by a fractional horsepower electric motor drawing 200 watts or less, as covered by Limitation Order L-176; (ii) items specially designed and fabricated solely for incorporation into or repair of other machinery (such as pulverizers, stokers, and boilers) produced by the same manufacturer; (iii) propeller type fans for use as a part of internal combustion engines; (iv) high pressure blowers included in Item 14 of this List A.

12. *Flexible metallic hose, tubing and fittings.* Any quantity of such hose, tubing or fittings, not electric conduit type.

13. *Heat exchangers.* Any equipment or apparatus consisting of an assembly, bundle, or nest of one or more bare or finned tubes (metallic or non-metallic) or metal plates, or any shell or pressure vessel for containing the same, designed for the transfer or exchange of heat between two or more fluids (liquids, gases or vapors). Excluded are the following: (i) Any item which is direct fired or installed within a flue gas passage; (ii) any item which permits direct contact involving physical mixing of the fluids (other than direct contact boiler feed water heaters); (iii) any steam surface condenser designed to condense exhaust steam from a prime mover to maintain a minimum exhaust pressure; (iv) any item for use on aircraft; (v) any radiator-type cooler; (vi) any unit heater, convector, unit ventilator, unit cooler or blast coil when any such item is for space heating or cooling or industrial space heating or drying; (vii) any indirect water heater, commonly referred to as a storage water heater and consisting of a heating element installed in a hot water storage tank for heating and storing hot water for any purpose; (viii) any indirect water heaters consisting of a coil or nest of tubes installed in a shell or pressure vessel with a diameter of 12 inches or less, or with an internal cross sectional area of 113 square inches or less when not circular in cross section, and used for supplying hot water for any purpose; (ix) any item of non-metallic construction for use in a chemical supplemental laboratory; (x) items specially designed and fabricated solely for incor-

poration into or repair of other machinery (not heat exchanger) produced by the same manufacturer; and (xi) items for use in a refrigerating or air conditioning system, as defined in Order L-38.

14. *High pressure blowers*. Any blower, compressor, exhauster, or vacuum pump of the rotative type, designed for pressure differential of 1½ pounds or more per square inch (including any diesel engine supercharger or scavenger, or any ballast unloading blower). Excluded are items for use in a refrigerating or air conditioning system, as defined in Order L-38.

15. *Lifting magnets (electric)*. Circular types, 5 inches in diameter and larger.

16. *Oil filtering and re-refining machines*. Any equipment or device designed to filter, or to re-refine by heating or bleaching, lubricating or cutting oils which have been used. Excluded are centrifuges.

17. *Ovens, industrial, drying, curing and finish-baking types*. Any oven of the types used in industrial or commercial processes for drying, curing, or finish-baking ceramic, concrete, plastic or other products, except food or food products. Excluded are heat treating furnaces.

18. *Paper shredders*. Any machine or device designed to cut paper into narrow shreds, as used in the destruction of confidential papers or the preparation of packaging materials. Excluded are shredders for reprocessing waste into new paper.

19. *Pumps*. Any mechanically operated mechanism of the rotary centrifugal or reciprocating type designed for raising, circulating or otherwise moving any liquid. Included are pumps sold separately, or with a driving unit. Excluded are the following: (i) pumps specially designed and fabricated solely for incorporation into or repair of other machinery (not pumps) produced by the same manufacturer; (ii) pumps for use as parts of internal combustion engines or parts of motor vehicles of the types covered by Order L-158; (iii) pumps for use as parts of fire fighting equipment of the types covered by Order L-43; (iv) pumps which are farm machinery and equipment as defined in Order L-257; (v) service station type measuring and dispensing pumps; (vi) the following pumps when designed and used solely for heating of building space; condensate return pumps and hot water circulating pumps; (vii) pumps of the sanitary type for milk or egg processing; (viii) pumps ordinarily used for construction contractors' purposes or by construction contractors for dewatering and supply, as defined in Order L-192.

20. *Pressure vessels (including air receivers of all sizes and types)*. Any sealed carbon steel or alloy steel vessel or shell designed to withstand internal or external pressure for the purpose of retaining one or more fluids (liquids, gases, or vapors). Excluded are the following types: (i) direct fired vessels, such as boilers; (ii) vessels designed to contain water under pressure for domestic supply; (iii) vessels for transportation; (iv) vessels designed as heat exchangers or enclosures therefor (included in Item 13 of this List A); (v) vessels designed for cooking or preparing food stuffs; (vi) field assembled storage vessels such as spheres and spheroids; (vii) vessels, other than air receivers, with a liquid capacity of less than 30 cubic feet.

21. *Stationary steam engines*. Any steam engine not designed for use in locomotives or other equipment used for transportation purposes, not marine.

22. *Wire working machinery*. Any new machine or equipment having a value of more than \$100 designed to cut, form, or fabricate any product from wire. Excluded are rubber covering machines, strainers and stoppers, vulcanizers of all types, and wire tying machines.

23. *Insulation blowing machines*. Any machine or device designed to blow insulating materials of any kind into the walls,

ceiling or other part of a building or other structure to insulate it against heat transfer.

24. *Electroplating and anodizing equipment*. "Electroplating equipment" means any of the following equipment intended to be used in the process of depositing metal by means of a solution and an electric current (except equipment for electrolytic refining of metals): Rinse tanks, acid dip tanks, plating tanks, cleaner tanks, spray tanks, linings for tanks, anode and cathode rods, racks and other forms for holding cathodes, motor-generator sets, generators, rectifiers, panel boards, individual plating barrels, automatic or semi-automatic barrel plating machines, semi-automatic plating machines, full automatic plating machines, buffing lathes, degreasers, washing machines, ball anode containers, tank rheostats, cathode agitators, voltage regulators, plating baskets, filters and filter presses, dryers, tumbling barrels, and ventilating equipment.

"Anodizing equipment" means any of the following equipment intended to be used in the electrochemical treatment of the surface of any metal to produce a corrosion-resistant film on the surface of the metal: cleaner tanks, rinse tanks, anodizing tanks, chrome dip tanks, dye tanks, linings for tanks, anode and cathode rods, racks, motor-generator sets, generators, rectifiers, tank rheostats, panel boards, automatic anodizing machines, baskets, voltage regulators, and ventilating equipment.

25. *Oxy-acetylene apparatus*. "Oxy-acetylene apparatus" means (i) any new device which uses oxygen, in conjunction with acetylene or other fuel gases, for the welding, heating, spraying or cutting of metals; or (ii) any new acetylene generator.

26. *Portable conveyors*. Any conveyor, either wheel or crawler mounted (other than snow loaders), of the belt, drag, flight, or scraper type, or portable hopper car track unloader, used for the handling of loose bulk materials other than construction materials or excavated earth. It does not include underground mining machinery or conveyors mounted upon wheels designed to run on rails.

INTERPRETATION 1, 2, 3: Revoked Feb. 28, 1944.

[F. R. Doc. 44-15487; Filed, Oct. 6, 1944; 11:31 a. m.]

#### PART 1226—GENERAL INDUSTRIAL EQUIPMENT

[General Limitation Order L-287, Revocation]

##### PORTABLE CONVEYORS

Section 1226.57 General Limitation Order L-287 is revoked. This revocation does not affect any liabilities incurred under the order. The order is superseded by Order L-123, as amended, simultaneously with this revocation.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15491; Filed, Oct. 6, 1944; 11:31 a. m.]

#### PART 3004—LITHIUM COMPOUNDS

[General Preference Order M-191, Revocation]

Section 3004.1 General Preference Order M-191 and all directions and au-

thorizations issued thereunder are hereby revoked. This revocation does not affect any liabilities incurred under the order or under any direction issued pursuant to the order.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15482; Filed, Oct. 6, 1944; 11:30 a. m.]

#### PART 3043—METAL CUTTING BAND SAW BLADES AND HACK SAW BLADES

[General Preference Order E-7, Revocation]  
METAL CUTTING BAND SAW BLADES AND HACK SAW BLADES

Section 3043.1 General Preference Order E-7 is hereby revoked. This action shall not be construed to affect in any way any liability or penalty accrued or incurred under said General Preference Order E-7.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15477; Filed, Oct. 6, 1944; 11:29 a. m.]

#### PART 3055—HEAT TREATING EQUIPMENT

[General Preference Order M-211, Revocation]

##### HEAT TREATING EQUIPMENT

Section 3055.1 General Preference Order M-211 is hereby revoked. This action shall not be construed to affect in any way any liability or penalty accrued or incurred under said General Preference Order M-211.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15484; Filed, Oct. 6, 1944; 11:30 a. m.]

#### PART 3114—SIMPLIFICATION AND STANDARDIZATION OF PORTABLE TOOLS, CHUCKING EQUIPMENT, MECHANIC'S HAND SERVICE TOOLS, FILES, HACK AND BAND SAWS, VISES, AND MACHINE TOOL ACCESSORIES

[Limitation Order L-216, Revocation of Schedule V]

##### FILES

Section 3114.6 Schedule V to Limitation Order L-216 is hereby revoked. This action shall not be construed to affect in any way any liability or penalty accrued or incurred under said Schedule V to Limitation Order L-216.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15483; Filed, Oct. 6, 1944; 11:31 a. m.]

PART 3114—SIMPLIFICATION AND STANDARDIZATION OF PORTABLE TOOLS, CHUCKING EQUIPMENT, MECHANIC'S HAND SERVICE TOOLS, FILES, HACK AND BAND SAWS, VISES, AND MACHINE TOOL ACCESSORIES

[Limitation Order L-216, Revocation of Schedule VI]

VISES

Section 3114.7 *Schedule VI to Limitation Order L-216* is hereby revoked. This action shall not be construed to affect in any way any liability or penalty accrued or incurred under said Schedule VI to Limitation Order L-216.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15489; Filed, Oct. 6, 1944;  
11:31 a. m.]

PART 3132—PROCESSORS OF METAL SCRAP  
[Preference Rating Order P-136, Revocation]

Section 3132.1 *Preference Rating Order P-136* is hereby revoked. This action shall not be construed to affect in any way any liability or penalty incurred under the order. Deliveries already rated pursuant to the order shall be completed in accordance with said rating, but no additional application of said rating to any other deliveries shall hereafter be made.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15478; Filed, Oct. 6, 1944;  
11:29 a. m.]

PART 3170—PRECISION MEASURING INSTRUMENTS AND TESTING MACHINES  
[General Preference Order E-9, Revocation]

PRECISION MEASURING INSTRUMENTS AND TESTING MACHINES

Section 3170.1 *General Preference Order E-9* is hereby revoked. This action shall not be construed to affect in any way any liability or penalty accrued or incurred under said General Preference Order E-9.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15479; Filed, Oct. 6, 1944;  
11:29 a. m.]

PART 3233—FOUNDRY EQUIPMENT AND ELECTRIC METAL MELTING FURNACES  
[General Preference Order E-11, Revocation]

FOUNDRY EQUIPMENT AND ELECTRIC METAL MELTING FURNACES

Section 3233.1 *General Preference Order E-11* is hereby revoked. This action

shall not be construed to affect in any way any liability or penalty accrued or incurred under said General Preference Order E-11.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15480; Filed, Oct. 6, 1944;  
11:29 a. m.]

PART 3255—AIRCRAFT EARMARKED HARDWARE AND COMPONENTS

[Limitation Order L-296, Revocation]

Section 3255.1 *Limitation Order L-296* and all directives issued under paragraph (d) of L-296 are hereby revoked. This revocation does not affect any liabilities incurred under Order L-296 or directives issued under it. The acquisition, warehousing and delivery of aircraft hardware and components remain subject to all other applicable regulations and orders of the War Production Board.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15492; Filed, Oct. 6, 1944;  
11:32 a. m.]

PART 3284—BUILDING MATERIALS

[Limitation Order L-225, as Amended Oct. 6, 1944]

ELECTRICAL CONDUIT, ELECTRICAL METALLIC TUBING AND RACEWAYS

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of ferrous and non-ferrous metals and alloys for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense.

§ 3284.56 *Limitation Order L-225*  
(a) *Definition.* For the purposes of this order:

(1) "Rigid electrical conduit" means rigid steel or iron pipe (whether or not galvanized, sherardized, enameled, or treated with other protective coating) designed to protect insulated electric wire, cables or conductors for the transmission of electricity, such pipe being manufactured in iron pipe sizes  $\frac{1}{4}$ " to 6" inclusive. Rigid electrical conduit shall include, but is not limited to conduit commonly known as "heavy wall conduit".

(2) "Electrical metallic tubing" means steel tubing (whether or not galvanized, sherardized, enameled or treated with other protective coating) designed to protect insulated electric wires, cables, or conductors for the transmission of electricity and manufactured in trade sizes  $\frac{3}{8}$ " to 2" inclusive, from the following gauges of steel:

Trade size:	BW gauge
$\frac{3}{8}$ "	19
$\frac{1}{2}$ "	19
$\frac{5}{8}$ "	18
1"	17
$1\frac{1}{4}$ "	16
$1\frac{1}{2}$ "	16
2"	16

Electrical metallic tubing shall include, but is not limited to steel tubing commonly known as "thin wall conduit".

(3) "Flexible metal conduit" or "flexible metal tubing" means helically wound flexible steel tubing manufactured in trade sizes  $\frac{1}{4}$ " to 3" inclusive, designed to protect insulated electric wires, cables or conductors for the transmission of electricity.

(4) "Raceways" means any ferrous metal enclosure or channel, designed expressly for the protection and/or the holding of electrical wires and cables, including but not limited to, surface metal raceways, under floor metal raceways, cellular metal floor raceways, metal wireways, metal wiring troughs and metal under plaster extension raceways. Raceways shall not include busways, rigid electrical conduit, flexible metal conduit, flexible metal tubing, electrical metallic tubing or wiring channel or raceways which are a part of any fluorescent lighting fixture.

(5) "Manufacturer" means any person who makes, constructs or assembles rigid electrical conduit, electrical metallic tubing, flexible metallic tubing, flexible metallic conduit or raceways.

(6) [Deleted Oct. 6, 1944.]

(7) "Distributor" means any person regularly engaged in the business of buying electrical supplies from a manufacturer for the purpose of resale.

(8) [Deleted Oct. 6, 1944.]

(9) "Put in process" means the first change by a manufacturer in the form of material from that form in which the material was received by him.

(10) [Deleted Oct. 6, 1944.]

(11) [Deleted Oct. 6, 1944.]

(b) *Restrictions on manufacture of rigid electrical conduit.* No person shall in the manufacture of rigid electrical conduit, during any calendar quarter, put in process any metal in excess of one-tenth ( $\frac{1}{10}$ ) of the total weight of metal put in process in the manufacture of rigid electrical conduit by him during the calendar year 1941.

(c) *Restrictions on manufacture of electrical metallic tubing.* No person shall in the manufacture of electrical metallic tubing, during any calendar quarter, put in process any metal in excess of three-sixteenths ( $\frac{3}{16}$ ) of the total weight of metal put in process in the manufacture of electrical metallic tubing by him during the calendar year 1941.

(d) *Restrictions on manufacture of flexible metal conduit or flexible metal tubing.* No person shall in the manufacture of flexible metal conduit or flexible metal tubing, during any calendar quarter, put in process any metal in ex-

cess of one-eighth ( $\frac{1}{8}$ ) of the total weight of metal put in process in the manufacture of flexible metal conduit or tubing by him during the calendar year 1941.

(e) *Restrictions on manufacture of raceways.* No person shall, in the manufacture of raceways, during any calendar quarter, put in process any metal in excess of one-eighth ( $\frac{1}{8}$ ) of the total weight of metal put in process in the manufacture of metal raceways by him during the calendar year 1941.

(f) *Restrictions on sale by a manufacturer or distributor.* No manufacturer or distributor shall sell or deliver any rigid electrical conduit, electrical metallic tubing, flexible metallic tubing, flexible metallic conduit or raceways, except that:

(i) A distributor or manufacturer may sell or deliver such conduit, tubing or raceways pursuant to an order or contract bearing a preference rating of AA-5 or better; or

(ii) A manufacturer may sell or deliver such conduit, tubing or raceways to another manufacturer; or

(iii) A distributor may sell or deliver such conduit, tubing or raceways to another distributor.

(g) [Revoked Oct. 6, 1944.]

(h) *Extension of ratings for certain conduit and tubing.* Notwithstanding the provisions of any priority regulation, any person having a rated order for rigid electrical conduit may extend such rating for an equal amount in linear feet of electrical metallic tubing of the same or smaller size, and any distributor having a rated order for electrical metallic tubing may extend such rating for an equal amount in linear feet of rigid electrical conduit of the same or smaller size.

(i) *Filing of monthly reports of deliveries and inventory of rigid electrical conduit and electrical metallic tubing.* On or before the fifteenth day of July, 1943, and on or before the fifteenth day of each succeeding calendar month thereafter, every manufacturer of rigid electrical conduit and electrical metallic tubing shall file with War Production Board, Building Materials Division, Washington 25, D. C., Reference L-225, a report on Form WPB-2474 containing the information required thereon for the preceding month.

(j) *Reports.* All persons affected by this order shall execute and file with the War Production Board such reports and questionnaires as said Board shall from time to time request subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.

(k) *Violations.* Any person who wilfully violates any provision of this order or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may

be prohibited from making or obtaining further delivery of, or from processing or using material under priority control and may be deprived of priorities assistance.

(l) *Exceptions and appeals.*—(1) *Production under Priorities Regulation 25.* Any person desiring to put in process more metal in the manufacture of rigid electrical conduit, electrical metallic tubing, flexible metal conduit or flexible metal tubing, or raceways than the amounts permitted by this order (including a person who did not put into process any metal for these purposes during 1941) may apply for permission to do so as explained in Priorities Regulation 25.

(2) *Appeals.* Any appeal from the provisions of this order, other than the restrictions of paragraphs (b), (c), (d) and (e), should be filed on Form WPB-1477 with the Field Office of the War Production Board for the district in which is located the plant or branch of the appellant to which the appeal relates. No appeal should be filed from the restrictions of paragraphs (b), (c), (d) or (e).

(m) *Applicability of other orders.* Insofar as any other order or regulation issued by the War Production Board or to be issued by it hereafter limits the use of any material to a greater extent than the limits imposed by this order, the restrictions of such order shall govern unless otherwise specified therein.

(n) *Applicability of regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board as amended from time to time.

(o) *Routing of correspondence.* Reports to be filed and other communications concerning this order shall be addressed to the War Production Board, Building Materials Division, Washington 25, D. C. Ref: L-225.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15490; Filed, Oct. 6, 1944;  
11:31 a. m.]

#### PART 3293—CHEMICALS [Limitation Order L-40, Revocation]

##### VITAMIN A

Section 3293.6 *Limitation Order L-40* is hereby revoked. This revocation does not affect any liabilities incurred under the order. The order is superseded by Order M-373, as amended simultaneously with this revocation.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15486; Filed, Oct. 6, 1944;  
11:31 a. m.]

#### PART 3293—CHEMICALS

[Allocation Order M-373 as Amended  
Oct. 6, 1944]

##### VITAMIN A

Section 3293.601 *Allocation Order M-373* is amended to read as follows:

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of Vitamin A for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

#### § 3293.601 Allocation Order M-373—

(a) *Definitions.* (1) "Vitamin A" means Vitamin A derived from fish or marine animal sources. The term includes but is not limited to Vitamin A in crude or refined Vitamin A natural oils; Vitamin A in Vitamin A concentrates and esters derived from Vitamin A natural oils or Vitamin A raw materials; Vitamin A in blended oils; and Vitamin A in so-called "dry Vitamin A" or "powdered Vitamin A preparations". The term does not include provitamins A such as carotenes, cryptoxanthin, etc.; nor Vitamin A natural oils or other products containing less than 500 USP-XII units of Vitamin A per gram; nor Vitamin A in cod-liver oil or cod-liver oil concentrates; nor Vitamin A in standard dosage forms (tablets, capsules, ampuls, solutions, etc.) or in retail pharmaceutical packages; nor Vitamin A compounded or mixed in foods, or feeding oils.

(2) "Vitamin A raw materials" means raw materials from fish or marine animal sources which contain not less than 500 USP-XII units of Vitamin A per gram of such material. The term includes but is not limited to Vitamin A bearing livers, viscera and offal, but does not include materials from codfish or other species of the family Gadidae.

(3) "Vitamin A natural oil" means unconcentrated oil extracted from Vitamin A raw materials, either crude or refined containing 500 or more USP-XII units of Vitamin A per gram, with the exception of cod-liver oil.

(4) "Cod-liver oil" means the Vitamin A bearing oil obtained from the livers and/or viscera of *Gadus Morrhua Linne'* or other species of the family Gadidae, and commonly known in the trade as "cod-liver oil".

(5) "Vitamin A concentrate" means any product derived from Vitamin A natural oils or Vitamin A raw materials in which the concentration of Vitamin A is at least four times that in the original oil or at least four times that in the natural oil which would have been obtained from the raw material by the ordinary extraction methods.

(6) "Feeding oils" means oils, blends or admixtures of oils, dry Vitamin A preparations or feed concentrates containing not more than 6,000 USP units of Vitamin A per gram, irrespective of the Vitamin D content, used in animal or poultry feeds or feeding. The term shall include only those oils, blends, admixtures, "dry Vitamin A" preparations or feed concentrates of this description which were

manufactured before February 28, 1944, or which were manufactured subsequently from Vitamin A made available for such purpose under the provisions of this order. Any person buying feeding oils for animal or poultry feeds or feeding or for resale for use in such feeds or feeding may assume that such oils are not Vitamin A subject to this order.

(7) "Supplier" means any producer (processor of Vitamin A raw materials), importer, or blender of Vitamin A, or any concentrate or Vitamin A or Vitamin A raw materials, or any person who purchases Vitamin A for resale as such without processing. The effect of toll arrangements is explained in paragraph (i) of this order. The term "supplier" does not include an exporter, and a supplier who also exports Vitamin A shall treat his export operations as a separate entity from his other operations for the purpose of this order.

(8) "Use" means the incorporation of Vitamin A into pharmaceutical or veterinary preparations, foods, feeds, feeding oils, or similar products. The term shall include but is not limited to the blending of Vitamin A with Vitamin D; packaging of Vitamin A into pharmaceutical units; and concentrating of Vitamin A. The term does not include the blending of Vitamin A natural oils or Vitamin A concentrates. Authorization to use Vitamin A for any specific purpose also carries with it authorization to perform all intermediate operations required in the usual manufacturing process. For example, authorization to use Vitamin A for manufacture of A and D capsules also carries authorization to blend Vitamin A and Vitamin D in the required ratios as well as authorization to incorporate the resultant blend into capsules.

(9) "Unit of measure" is expressed in terms of USP-XII units of Vitamin A determined either by animal assay or spectrophotometric analysis.

#### Vitamin A Preparations and Vitamin A Raw Materials—Special Requirements

(b) *Limitation on use of Vitamin A in pharmaceutical and veterinary preparations.* (1) No person shall manufacture or package any pharmaceutical or veterinary preparation containing more than 5,000 USP-XII units of Vitamin A, including any provitamins A, in the largest recommended daily dosage. Additional amounts of Vitamin A may be added, however, to the extent necessary to provide for loss in potency during the period between original manufacture or packaging and ultimate sale to the consumer. This restriction shall not apply to preparations represented to contain 25,000 or more USP-XII units of Vitamin A, including any provitamins A, in the smallest recommended daily dosage, or to pharmaceutical preparations recognized in the USP or N. F. as in effect October 6, 1944.

(2) Appeal from this restriction may be made by filing a letter in triplicate with the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-373, paragraph (b), stating fully the grounds of the appeal.

(c) *Restrictions and reports on Vitamin A raw materials.* (1) No person shall

use Vitamin A raw materials in excess of 1 billion units per month for any purpose other than the production of Vitamin A natural oils, unless specifically authorized in writing by the War Production Board upon application pursuant to Appendix E.

(2) Each person who receives, holds, processes or disposes of any Vitamin A raw materials representing in the aggregate more than one billion units of Vitamin A per month shall report his inventory, receipts, deliveries and processing of Vitamin A raw materials in accordance with Appendix D. However, this report need not be filed by a fisherman who does not process Vitamin A raw materials or have Vitamin A raw materials processed for him.

(3) The War Production Board may at any time issue special directions to any person with respect to processing Vitamin A raw materials into Vitamin A natural oils or other products.

#### Vitamin A—Allocation Requirements

(d) *Restrictions on Vitamin A.* No supplier shall deliver Vitamin A to any other person, no person shall accept delivery of Vitamin A from a supplier, and no person shall use Vitamin A, except as specifically authorized in writing by the War Production Board upon application pursuant to Appendix B and C.

(e) *Users one-time base period report.* Each person (including any supplier) shall file with the War Production Board, a one-time report on his past use and inventory in accordance with Appendix A, when he makes his first application for authorization pursuant to Appendix B. This must be filed in addition to the one-time report required by this order as in effect prior to October 6, 1944.

(f) *Acceptance of delivery and use of small order quantities.* Any person may, without specific authorization, accept delivery of and use one billion USP-XII units or less of Vitamin A in the aggregate during any calendar month.

(g) *Small order deliveries by suppliers.* Any supplier may, without specific authorization, deliver one billion USP-XII units or less of Vitamin A to any customer in any calendar month, if the total amount delivered on such small orders does not exceed the sum of the following:

(1) The amount which he has been specifically authorized, upon application pursuant to Appendix C, to deliver on small orders;

(2) The amount which he has been specifically authorized, upon application pursuant to Appendix B, to receive or use for the purpose of filling small orders;

(3) The amount which he himself acquired on small orders and has not used for other purposes;

(4) The amount which he had on hand on October 6, 1944, if he sells exclusively on small orders;

(h) *Allocated inventory.* Vitamin A allocated for inventory shall not be used or disposed of for any purpose, except as specifically directed by the War Production Board. Material which has not been used for the purpose for which it was allocated shall revert to inventory

as if originally allocated to it. Applications for authorization to use Vitamin A allocated for inventory shall be filed pursuant to Appendix B. Pending receipt of Vitamin A allocated for a particular purpose stocks on hand may be used for that purpose. *Provided*. That the quantity withdrawn is replaced upon receipt of the allocated Vitamin A.

(i) *Toll arrangements.* In the case of any toll arrangement where Vitamin A is produced, concentrated, blended or otherwise processed or used by another person for the owner of Vitamin A, the owner shall file the reports and apply for any necessary authorizations and shall be subject to the limitations of this order as if he were performing the operations himself, but deliveries between the owner and the processor under the toll arrangement may be made without restriction.

(j) *Potency variations.* An equivalent of Vitamin A of a different potency range may be substituted for the quantity of Vitamin A of the potency range specified in any allocation, without further authorization from the War Production Board, except that a supplier may not vary the authorized potency range without consent of the customer, and except that delivery and use of Vitamin A for feeding oils, feeds and feed concentrates may not be in a potency range higher than that authorized.

(k) *Duration of authorization for delivery.* If it is not practicable for a supplier to make all deliveries in the month for which authorized, he may complete them as early as practicable in the next month, but the authorization shall terminate if the purchaser fails to place his order before the end of the authorized delivery month or if the purchaser requires postponement of delivery beyond ten days after the authorized month.

(l) *Duration of authorization for acceptance of delivery.* A purchaser may accept delivery after the authorized month, but shall notify the War Production Board and hold the Vitamin A intact subject to direction from the War Production Board, if he knows or has reason to believe that the shipment was made after the authorization for delivery had expired, or that the supplier had not received an extension of authorization to make the delivery.

(m) *Duration of authorization for use.* Authorization to use shall be valid during the authorized month and the following month. Use shall be considered as taking place at the time the material is actually put into process, and processing must be completed within two months following the month for which authorized, unless specific authorization is granted at time of application to extend the processing beyond that time. Where extra time is required for processing the application shall state a definite time limit for completion of the processing and shall give the reason for requiring such an extension. Any portion of the authorized quantity of Vitamin A which has not been used at the end of the authorized period shall not be used for any purpose until further authorized by War Production Board.

(n) *Special directions.* The War Production Board at any time may at its discretion issue special directions to any person with respect to:

(1) Delivery or acceptance of delivery of Vitamin A.

(2) Preparation of applications and reports under Appendices A, B, C, D and E, subject to approval of the Bureau of the Budget when required by Federal Reports Act of 1942.

(o) *Miscellaneous provisions—(1) Applicability of regulations.* This order and all transactions affected hereby are subject to all applicable War Production Board regulations, as amended from time to time.

(2) *Other orders.* In addition to the restrictions of this order, the use of Vitamin A in animal and poultry feeds is subject to the provisions of War Food Administration Order WFO-99, as amended from time to time.

(3) *Violations.* Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact, or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(4) *Communications to War Production Board.* Communications concerning this order shall be addressed to: War Production Board, Chemicals Bureau, Washington 25, D. C., Ref. M-373.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

#### VITAMIN A—APPLICATIONS AND REPORTS

##### APPENDIX A—INSTRUCTIONS FOR FILING USERS' ONE-TIME BASE PERIOD AND INVENTORY REPORT FOR VITAMIN A

Each person seeking authorization to use or accept delivery of Vitamin A shall file a one-time report on his stocks and past use of Vitamin A on Form WPB-3442 in accordance with the following instructions:

*Form WPB-3442.* Copies may be obtained at local field offices of the War Production Board.

*Time of filing.* The report shall be filed when application on Form WPB-2945 is first made in accordance with Appendix B of this order as amended on or after October 6, 1944. This report must be filed in addition to the report on this form required by this order as in effect prior to October 6th, 1944.

*Number of copies.* Two copies shall be prepared, of which one shall be retained by the person reporting and one certified copy shall be filed with the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-373.

*Number of sets.* Any person who used Vitamin A during the reported periods (the year 1943 and the first quarter of 1944) for more than one class of end-use shall prepare separate sets of reports for each class of end-use. The classes of end-uses which shall be reported are as follows: pharmaceuticals, foods, feeds, Vitamin A concentrates, resale (as such with or without blending) and other (specify).

#### Heading

1. Specify Vitamin A.
2. Specify Billion USP-XII units.
3. Specify M-373.

Fill in other spaces as indicated.

*Section I.* In the heading of Column (a) specify the class of end-use as pharmaceuticals, foods, feeds, concentrates, or other (specify). In Column (a) specify the general type of products as follows:

For pharmaceuticals, list separately, Vitamin A liquids (for drop or volume dosage, including liquids with or without added Vitamin D); Vitamin A capsules (state potency in USP-XII units per capsule); Vitamin A and D capsules or tablets; Multivitamin tablets and capsules; and other pharmaceutical products (specify).

For foods, list separately, margarine and each other food (specify exact type of product).

For feeds, list separately, feeding oils, feed concentrates, feeds, or other (specify).

*Column (b).* Specify the potency or potency range of the Vitamin A used in the preparation of the product listed in Column (a) in thousands of USP-XII units per gram. For example, if oils from 10,000 to 100,000 units per gram have been used, specify "10-100".

*Column (c).* In the heading enter "1943" and fill in opposite each product in Column (a) the total Vitamin A used in 1943 in billions of USP units, excluding Vitamin A used in filling Army, Navy, Lend-Lease, or other Government orders. For the purpose of this report, "use" means only the Vitamin A actually put into process by the person reporting during the periods indicated, and shall include the Vitamin A put into process for him by others under toll arrangement. If other than actual production records are used as the basis for computing the quantities of Vitamin A used, a statement shall be attached showing the actual basis for the computation. If Vitamin A was toll processed into finished products for the person reporting, a supplemental statement shall be attached giving the names of the persons doing the toll processing, the type of products so made, and the quantities of Vitamin A in billions of units so used during 1943 and during the first quarter of 1944.

*Column (d).* In the heading enter "first quarter 1944" and opposite each product in Column (a) enter the total Vitamin A used from January 1 through March 31, 1944, in billions of USP units, excluding Vitamin A used in filling Army, Navy, Lend-Lease or other Government orders.

*Column (e).* In the heading, enter "Inventory January 1, 1944" and enter the actual inventory on that date of each of the finished products shown in Column (a) in terms of the total Vitamin A contained therein, expressed in billions of USP units.

*Column (f).* In the heading, enter "Inventory April 1, 1944" and fill in the balance of the column as for Column (e).

*Section II.* Fill in as follows:

*Column (a).* Enter the grades of Vitamin A in terms of the potency ranges listed in Appendix C. If the exact type of oil is important, identify it by type or species.

*Column (b).* In the heading, enter "January 1, 1944" and in the column opposite each potency range listed in Column (a) enter the actual inventory of Vitamin A on January 1, 1944, in billions of USP units.

*Column (c).* In the heading, strike out the word "estimated" and enter "actual". Fill in the date as "April 1, 1944" and enter the actual stocks of Vitamin A in the potency ranges in Column (a) in billions of USP units.

*Column (d).* Strike out the heading and enter "In process April 1, 1944", and enter the total quantities of Vitamin A in the various potency ranges actually in process on April 1, 1944. These quantities should in no

way duplicate those reported in the form of finished products or in the form of Vitamin A.

#### APPENDIX B—INSTRUCTIONS FOR FILING APPLICATION FOR SPECIFIC AUTHORIZATIONS TO RECEIVE OR USE VITAMIN A

Each person seeking authorization to use or accept delivery of Vitamin A (more than one billion USP-XII units per month) shall file application on Form WPB-2945 in the manner prescribed therein, subject to the following instructions:

*Form WPB-2945.* Copies may be obtained at local field offices of the War Production Board.

*Time of filing.* Applications shall be made in time to insure that copies will reach the supplier and the War Production Board on or before the 15th day of the month before the month for which authorization to use or accept delivery is sought.

*Number of copies.* Prepare five copies, retain one, send one to the supplier and send three copies (original certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-373. Omit supplier's copy if applying only for use from inventory.

*Number of sets.* Applications for acceptance of delivery shall be made on separate forms for each supplier. A single set of forms may be used for application to accept delivery and use a quantity from a supplier, and to use an additional quantity from inventory.

*Exports.* Exporters applying simultaneously for an export license and a WPB allocation for export shall send both sets of applications to the Foreign Economic Administration, which will transmit the WPB-2945 forms to the WPB with its recommendation.

*Heading.* Under the name of chemical, specify "Vitamin A"; under WPB order number, specify "M-373"; under unit of measure, specify "Billion USP-XII units". If the application is exclusively for use from inventory, specify "From Inventory" in the space for supplier's name. Fill in the rest of the heading as indicated.

*Table I.* Specify in the heading the month and year for which authorization to use or accept delivery is sought.

*Column 1.* Specify "Grade" in terms of the approximate potency in thousands of USP-XII units per gram. For example, "50" for 50 thousand USP-XII units per gram. If the material is concentrate, also specify "Conc." If a particular type of oil or concentrate is required, specify the species or otherwise identify.

*Column 2.* Specify separately the quantity in billions USP-XII units sought for each different requirement indicated in Columns 3 and 4.

*Column 3.* Fill in, using the following terms:

Liquids (for drop or volume dosage with or without Vitamin D).

Liquid combinations (such as mixtures with malt extracts).

Capsules (specify potency).

A & D capsules or tablets (specify if potency is above 5,000 USP units per capsule or tablet).

Multivitamin capsules or tablets.

Other pharmaceuticals (specify).

Margarine.

Other foods (specify).

Feeding oils.

Feed concentrates.

Other products (specify).

Concentrates.

Blends.

Ressale (in original form).

Inventory (in original form).

Export (in original form).

*Column 4.* Opposite any product in Column 3 specify in Column 4 whether the product is for Army, Navy, Lend-Lease, other speci-

fied Government agency, or commercial customer, and where practicable specify contract or specification numbers.

Opposite "blends", "concentrate", "inventory", or "resale" in Column 3, write in Column 4, "subject to further authorization", except in the case of suppliers who resell exclusively on small orders, in which case write in Column 4 "for small orders of one billion USP-XII units or less per person per month". Opposite "blends" specify exact type of blend to be made, for example, "blend of Vitamins A and D—potency 60,000 A, 8,500 D".

Opposite "export" in Column 3, specify in Column 4, the name of the individual, company, or Government agency to whom or for whose account the Vitamin A will be exported, the country of destination and governing export license or contract numbers, unless Lend-Lease, in which case merely specify the Lend-Lease contract and requisition numbers.

*Column 10.* If the application is partly to accept delivery and use Vitamin A from a supplier and partly to use Vitamin A in inventory, specify in Column 10, "From Inventory" opposite quantities in Column 2 which relate to use from inventory.

*Table II.* Fill in as indicated. In Column 11 specify grade in terms of approximate potency in thousands of USP units per gram. In Columns 15 and 16, exclude from stocks quantity authorized for use on dates specified. In reporting inventory, lots of Vitamin A of similar potency may be grouped together.

*Table III.* Fill in as indicated.

*Table IV.* Specify inventories of the products listed in Column 3 in terms of the total quantities of Vitamin A contained in each category of product. Express the quantity in billion USP-XII units. The inventory date is the last day of the month before the filing month.

*Table V.* In Column 23, specify the approximate potency in accordance with the instructions for Column 1 above. In Column 24, specify in the heading "Balance authorized for use \_\_\_\_\_" (specify last day of previous month) and fill in the column accordingly. In Column 25 specify in the heading "Estimated balance authorized for use \_\_\_\_\_" (specify last day of current month) and fill in the column accordingly.

#### APPENDIX C—INSTRUCTIONS FOR FILING APPLICATION FOR SPECIFIC AUTHORIZATION TO DELIVER VITAMIN A

Each producer or distributor seeking authorization to deliver Vitamin A during any month shall file application on Form WPB-2946 in the manner prescribed therein, subject to the following instructions:

*Form WPB-2946.* Copies may be obtained at the local field offices of the War Production Board.

*Time for filing.* Applications shall be filed in time to insure that copies will reach the War Production Board on or before the 20th day of the month before the month for which authorization to deliver is requested.

*Number of copies.* Prepare four copies, retain one and send three (original certified) to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-373.

*Number of sets.* Separate sets should be filed for Vitamin A natural oils and Vitamin A concentrates.

*Heading.* Under name of chemical, specify "Vitamin A natural oil" or "Vitamin A concentrate", as the case may be; under WPB Order No., specify "M-373"; under unit of measure, specify "Billion USP-XII units"; and otherwise fill in as indicated.

*Table I.* Fill in as indicated, listing customers alphabetically and including all who have sent in copies of Form WFB-2945 listing the applicant as supplier. In Column 3, specify "grade" in terms of potency range symbols specified below for Table II, Column 8.

Each producer seeking authorization to use his own production of Vitamin A shall list his own name as a customer in his supplier's Form WPB-2946 application, and shall file a separate application for use on consumer's Form WPB-2945 in accordance with Appendix B above.

An aggregate amount may be requested for "orders for less than one billion USP-XII units per month", without specifying individual customers' names.

*Table II.* Fill in as indicated. In Columns 10 and 13 exclude quantities authorized for use or delivery on the dates specified. Specify "Grade" in Column 8 in terms of potency range, using the following symbols:

	Thousand USP-XII units per gram
10	5-10
20	10-20
40	20-40
60	40-60
100	60-100
150	100-150
200	150-200
Over 200	Over 200

#### VITAMIN A RAW MATERIALS—REPORTS

#### APPENDIX D—INSTRUCTIONS FOR FILING VITAMIN A RAW MATERIALS INVENTORY AND USE REPORTS

Each person (except a fisherman) who receives, holds, processes or disposes of Vitamin A raw materials representing in the aggregate more than one billion USP-XII units of Vitamin A in any calendar month, shall file a report on Form WPB-2946, showing actual disposition made during that month, in accordance with the following instructions:

*Form WPB-2946.* Copies may be obtained at the local field offices of the War Production Board.

*Time of filing.* The report shall be filed not later than the 10th day of the month following the month covered in the report.

*Number of copies.* Prepare two copies, retain one and send one certified copy to the War Production Board, Chemicals Bureau, Washington 25, D. C., Ref: M-373.

*Heading.* Under name of chemical, specify "Vitamin A raw material"; under WPB Order No., specify "M-373"; among the words "This schedule is for deliveries to be made during the month of \_\_\_\_\_" strike out "deliveries to be" and write in "disposition"; specify the month; indicate unit of measure as "Billions USP-XII Units"; and otherwise fill in as indicated.

*Table I.* List deliveries of Vitamin A raw materials made during the month covered by the report, giving separately the names and addresses of each customer to whom deliveries of Vitamin A raw material of one billion or more USP-XII units have been made. Lump deliveries to customers receiving less than one billion units during month and designate as "Small deliveries."

If a person processes raw material for his own account, he shall list his own name, and show the total pounds of raw material so processed and the total quantity of Vitamin A recovered in billions of USP units.

Toll processing of raw materials shall be reported separately under heading of "Toll processing", showing the name and address of person for whom the raw material was processed, and total pounds of raw material processed and the total quantity of oil returned (in billions of USP-XII units).

*Column 3.* Under "Grade" specify the exact type of raw material, as for example, liver,

viscera or other, giving name of species where important, and give the approximate Vitamin A content of such raw material in thousands of USP-XII units.

*Column 4.* Enter the quantity of raw material delivered in terms of billions of USP units Vitamin A. Leave Columns (5), (5a) and (6) blank.

*Table II.* Fill in as follows:

*Column 8.* Under "Grade" specify the types of liver, viscera or other raw materials and the approximate Vitamin A content in USP-XII units per gram.

*Column 9.* Enter the actual receipts of such material during the month in billions of USP units.

*Column 10.* Enter the actual stocks on the first day of the current month or at the close of business on the last day of the month for which the report is made, in billions of USP units.

*Columns 11, 12, 13 and 15.* Fill in as indicated.

*Columns 14 and 16.* Leave blank.

#### APPENDIX E—INSTRUCTIONS FOR FILING APPLICATION FOR THE USE OF VITAMIN A RAW MATERIALS FOR PURPOSES OTHER THAN THE PRODUCTION OF VITAMIN A NATURAL OILS

Each person seeking authorization to use Vitamin A raw material in his own possession for purposes other than the production of Vitamin A natural oils in excess of one billion units per month, such as direct production of Vitamin A concentrate or for direct incorporation into feed concentrate or other products, shall file application on Form WPB-2945 in the manner described therein, subject to the following instructions:

*Form WPB-2945.* Copies may be obtained from local field offices of the War Production Board.

*Time for filing.* Application shall be made to insure that copies will reach the War Production Board on or before the 20th day of the month preceding the month for which authorization to use Vitamin A raw material is sought.

*Number of copies.* Prepare four copies, retain one and send three copies (original certified) to the War Production Board, Washington 25, D. C., Ref: M-373.

*Heading.* Under name of chemical, specify "Vitamin A raw material"; under "Unit of measure" specify "Billion USP-XII units"; enter in space for supplier's name "From inventory"; and otherwise fill in as indicated.

*Table I.* In the heading enter the month and year for which authorization to use is sought.

*Column 1.* Specify the exact type of raw material, as for example, livers, viscera, or other material (specify), and the approximate Vitamin A content in thousands of USP-XII units per gram material.

*Column 2.* Specify separately the quantity in billions of USP-XII units for the requirements indicated in Column 3.

*Column 3.* Specify the exact type of product to be made from the raw material. For example, Vitamin A concentrate, feed concentrate, or other specified products.

*Column 4.* Leave blank.

*Table II.* Fill in as indicated. In Column 11 under "Grade" enter exact type of raw material and potency as described in instructions above for Column 1.

*Tables III and V.* Leave blank.

*Table IV.* Enter exact inventories of end products specified in Column 3, Table I, in terms of billions of USP-XII units of Vitamin A.

[F. R. Doc. 44-15485; Filed, Oct. 6, 1944; 11:30 a. m.]

## FEDERAL REGISTER, Saturday, October 7, 1944

## PART 3301—CORK, ASBESTOS, AND FIBROUS GLASS

[General Preference Order M-8-a, Revocation of Direction 1]

## CORK

Section 3301.1 *Direction 1 under General Preference Order M-8-a*, and the directive letter of March 2, 1944, sent to all cork manufacturers, are hereby revoked. This revocation does not affect any liabilities incurred under the direction or the letter.

Issued this 6th day of October 1944.

WAR PRODUCTION BOARD,  
By J. JOSEPH WHELAN,  
Recording Secretary.

[F. R. Doc. 44-15481; Filed, Oct. 6, 1944;  
11:29 a. m.]

## Chapter XI—Office of Price Administration

## PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426, Amdt. 59]

## FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.\*

In section 15, Appendix K is amended in the following respects:

1. In paragraph (a) the word, "Cranberries" is added immediately under the phrase "Apples, (except lady apples and crab apples)."

2. Paragraph (b) (3) is amended by adding an undesignated paragraph to read as follows:

TABLE 4—MAXIMUM PRICES FOR CRANBERRIES

Col. 1	2	3	4	5	6	7		
Item No.	Type, variety, style of pack, etc.	Unit	Season	Maximum prices for fruit loaded on car or truck at shipping point—			Maximum prices for sales delivered to any wholesale receiving point in any quantity <sup>1</sup>	Maximum prices for sales by certain persons in less-than-carloads or less-than-trucklots, delivered to the premises of any store, Government procurement agency or institutional buyer <sup>2</sup>
				5 (a) Cranberries produced in Massachusetts, Rhode Island, New York, and New Jersey	5 (b) Cranberries produced in Wisconsin	5 (c) Cranberries produced in Washington and Oregon		
1	Cranberries graded and packed in the following containers:							
2	Standard $\frac{1}{4}$ barrel box (W. P. B. L23230 or 31).	Per $\frac{1}{4}$ barrel box.	Beginning Oct. 8.....	\$5.85	\$5.95	\$6.10	Price in column 5 (a), plus freight from Wareham, Massachusetts, and plus protective service allowance through October 29. <sup>3</sup>	Col. 6 price plus \$1.11.
3			Oct. 9-Oct. 29.....	6.00	6.10	6.25		
4			Oct. 30-Nov. 19.....	6.15	6.25	6.40		
			Nov. 20-end of season.....	6.30	6.40	6.55		
5	$\frac{3}{4}$ barrel box (inside dimensions 12" x 11" x 16 $\frac{1}{2}$ ").	Per $\frac{3}{4}$ barrel box.	Beginning Oct. 8.....	8.775	8.925	9.150	Price in column 5 (a), plus freight from Wareham, Massachusetts, and plus protective service allowance through October 29. <sup>3</sup>	Col. 6 price plus \$1.66.
6			Oct. 9-Oct. 29.....	9.000	9.150	9.375		
7			Oct. 30-Nov. 19.....	9.225	9.375	9.600		
8			Nov. 20-end of season.....	9.450	9.600	9.825		
9	$\frac{7}{8}$ barrel box (inside dimensions 9 $\frac{1}{2}$ " x 14" x 18 $\frac{1}{2}$ ").	Per $\frac{7}{8}$ barrel box.	Beginning Oct. 8.....	10.2375	10.4125	10.6750	Price in column 5 (a), plus freight from Wareham, Massachusetts, and plus protective service allowance through October 29. <sup>3</sup>	Col. 6 price plus \$1.94.
10			Oct. 9-Oct. 29.....	10.5000	10.6750	10.9375		
11			Oct. 30-Nov. 19.....	10.7625	10.9375	11.2000		
12			Nov. 20-end of season.....	11.0250	11.2000	11.4625		
13	Cartons, containing 24-1 lb. cellophane bags.	Per carton....	Beginning Oct. 8.....	6.21	6.31	6.46	Price in column 5 (a), plus freight from Wareham, Massachusetts, and plus protective service allowance through October 29. <sup>3</sup>	Col. 6 price plus \$1.11.
14			Oct. 9-Oct. 29.....	6.36	6.46	6.61		
15			Oct. 30-Nov. 19.....	6.51	6.61	6.76		
16			Nov. 20-end of season.....	6.66	6.76	6.91		
17	Any of the above containers, the contents of which do not meet the requirements of pack specified. (See paragraph (b) (3)) and cranberries graded and packed in any other container. <sup>3</sup>	Per pound....	Beginning Oct. 8.....	.234	.238	.244	Maximum price above for applicable month (Items 1-4) divided by 25. <sup>1</sup>	Col. 6 price plus 4 $\frac{1}{2}$ cents.
18			Oct. 9-Oct. 29.....	.240	.244	.250		
19			Oct. 30-Nov. 19.....	.246	.250	.256		
20			Nov. 20-end of season.....	.252	.256	.262		

<sup>1</sup> The delivered price in any receiving point is the same as that determined for items 1-20 Column 5(a) regardless of the f.o.b. price shown in columns 5(b) and 5(c). Prices in column 5(b) and 5(c) apply only to sales made f.o.b. shipping point.

<sup>2</sup> The prices named in column 6 and 7 are maximum prices for each individual lot or shipment of cranberries received and sold by the particular seller. For sellers covered by column 7, see general provisions of this appendix.

<sup>3</sup> The maximum price for cranberries sold in bulk (loose without containers or in containers furnished by the buyer) shall be 2 cents per pound less than the maximum prices per pound listed for items 17, 18, 19, 20 in columns 5 (a), 5 (b), 5 (c), 6 and 7.

\*Protective service allowance shall be added through October 29, in accordance with the following schedule.

Wholesale receiving points	Allowance for protective services through October 29			
	$\frac{1}{4}$ barrel box	24 1-pound cello bags	$\frac{3}{4}$ barrel box	$\frac{7}{8}$ barrel box
In the following States: Arizona, Arkansas, California, Colorado, Kansas, Louisiana, Missouri, Nebraska, New Mexico, Oklahoma, Texas, Utah	\$0.00	\$0.00	\$0.13	\$0.16

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup> 8 F.R. 16409, 16294, 16519, 16423, 17372; 9 F.R. 790, 902, 1581, 2008, 2023, 2091, 2493, 4030, 4086, 4088, 4434, 4786, 4787, 4877, 5926, 5929, 6104, 6108, 6420, 6711, 7259, 7268, 7434, 7425, 7580, 7583, 7759, 7774, 7834, 8148, 9066, 9090, 9289, 9356, 9509, 9512, 9549, 9785, 9896, 9897, 10192, 10499, 10877, 10777, 10878, 11350, 11546.

"Standard containers" in the case of cranberries means any of the following listed containers which is closed and packed in accordance with the requirements specified for each.

Standard quarter barrel box: (WPB L-232; Nos. 30 or 31).

Three-eighths ( $\frac{3}{8}$ ) Barrel Box: (Inside dimensions 12" x 11" x 16 $\frac{1}{2}$ "').

Seven-sixteenths ( $\frac{7}{16}$ ) Barrel Box: (Inside dimensions 9 $\frac{1}{2}$ " x 14" x 18 $\frac{1}{2}$ "').

Each of the above named containers must be solidly packed with sound cranberries when loaded on cars or trucks at shipping point so that they will arrive at first wholesale receiving point with not exceeding twenty percent (20%) of the boxes slack.

Carton containing twenty-four (24) one pound cellophane bags.

3. In paragraph F, Table No. 4 is added to read as follows:

4. Table A in paragraph (g) is amended by adding Item 4, to read as follows:

TABLE A—MAXIMUM MARKUPS FOR DISTRIBUTIVE SERVICES PERFORMED BY GROWER-PACKERS, SHIPPING POINT DISTRIBUTORS, AND THEIR AGENTS TO BE ADDED TO THE APPLICABLE MAXIMUM PRICE F. O. B. SHIPPING POINT OR THE MAXIMUM DELIVERED PRICE, AS THE CASE MAY BE

(See column 5 or 6 of tables in paragraph (f).)<sup>1</sup>

Col. 1	2	3	4	5	6	7	8	9	10	11	12
Item No.	Commodity	Unit	Through a broker in any quantity or through a commission merchant in carlots or trucklots	Sales by grower-packers through a commission merchant in less-than-carlots or less-than-trucklots		Through an auction in less-than-carlots or less-than-trucklots	Sales by any person (including grower-packers) through a grower's sales agent and sales by shipping point distributors				
				Ex-dock, car or truck or terminal sales platform	Ex-store or warehouse		Direct sales (without the use of broker or any other agent)	Through a broker or salaried representative in any quantity or through a commission merchant in carlots or trucklots	Through an auction in less-than-carlots or less-than-trucklots	Ex-dock, car, truck, or terminal sales platform	Ex-store or warehouse
	Cranberries.	1/4 bbl. box 24/1 lb. cello bags 2/8 bbl. box 3/16 bbl. box	0.03 0.03 0.04 0.05 Any of above containers the contents of which do not meet the requirements of pack specified (see paragraph (d) (3)) and cranberries graded and packed in any other container, per pound.	0.23 0.23 0.34 0.39 1/10 cent	0.50 0.50 0.74 0.87 2 cents	0.16 0.16 0.22 0.26 9/10 cent	0.18 0.18 0.27 0.31 9/10 cent	0.21 0.21 0.31 0.36 9/10 cent	0.34 0.34 0.49 0.57 1 1/10 cents	0.41 0.41 0.61 0.70 1 1/10 cents	0.68 0.68 1.01 1.18 2 1/10 cents

<sup>1</sup> The agents' actual charges (not to exceed the maximum allowable charges under MPR 165) shall be used instead of the markups listed if the total of such actual charges is lower than the markup shown.

5. Table B in paragraph (g) is amended by adding Item 4, to read as follows:

TABLE B—MAXIMUM MARKUPS FOR DISTRIBUTIVE SERVICES PERFORMED BY CERTAIN SELLERS OTHER THAN GROWER-PACKERS, SHIPPING-POINT DISTRIBUTORS AND THEIR AGENTS TO BE ADDED TO THE APPLICABLE MAXIMUM DELIVERED PRICES

(See Column 6 of Tables in paragraph (f))

Col. 1	2	3	4	5	6	7	8	9
Item No.	Commodity	Unit	Sales by carlot distributor <sup>2</sup>	Sales by primary receivers in less-than-carlots or less-than-trucklots		Sales by secondary jobbers in any quantity delivered to premises of the purchaser	Sales by service wholesalers delivered to premises of any retail store, Government procurement agency or institutional buyer within the free delivery zone	
				Through an auction or ex-car, dock, truck, or terminal sales platform	Ex-store or ex-warehouse		Original container and quantities in excess of 1/2 of original container	Half original container
	Cranberries.	1/4 bbl. box 24/1 lb. cello bags 2/8 bbl. box 3/16 bbl. box Any of above containers, the contents of which do not meet the requirements of pack specified (see paragraph (b) (3)) and cranberries graded and packed in any other container—per pound.	0.35 0.35 0.51 0.60 1 1/10 cents	0.44 0.44 0.65 0.75 1 1/10 cents	0.71 0.71 1.05 1.23 2 1/10 cents	1.11 1.11 1.65 1.94 4 1/2 cents	1.11 1.11 1.66 1.94 4 1/2 cents	1 1/2 cents

<sup>1</sup> A carlot distributor who resells on an f. o. b. basis may add the markup named in column 4 to the maximum f. o. b. price. (See column 5 of the applicable table in paragraph (f).)

<sup>2</sup> The column 4 markup may be used only by a person who has purchased the goods being priced from any person other than a grower or grower-packer selling direct or through a broker, and sells in unbroken carlots or unbroken trucklots. A person who has purchased the goods being priced from a grower or grower-packer selling direct or through a broker, and sells in unbroken carlots or unbroken trucklots shall use the markups named in the applicable columns in table A for sales by a "shipping point distributor."

This amendment shall become effective at 12:01 a. m., October 6, 1944.

Issued this 5th day of October 1944.

CHESTER BOWLES,  
Administrator.

Approved: October 3, 1944.  
MARVIN JONES,  
War Food Administrator.

[F. R. Doc. 44-15411; Filed, Oct. 5, 1944;  
11:42 a. m.]

#### PART 1301—MACHINE TOOLS

[MPR 1.<sup>2</sup> Amdt. 7]

##### SECOND-HAND MACHINE TOOLS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

\*Copies may be obtained from the Office of Price Administration.

<sup>2</sup> 8 F.R. 10116, 13104; 9 F.R. 2135, 3075, 4229, 5723.

Maximum Price Regulation 1 is amended in the following respects:

1. Section 1 is amended to read as follows:

SECTION 1. *Commodities and transactions covered by this regulation—(a) Transactions covered.* This regulation establishes maximum prices for all sales of second-hand machine tools and second-hand extras, and all rentals and leases of second-hand machine tools and second-hand extras by all persons, except

leases of such machine tools and extras by Defense Plant Corporation under a contract of lease which provides that machinery and equipment will be brought within the scope of the lease after purchase by the Defense Plant Corporation or the lessee for the account of Defense Plant Corporation, but which contract of lease does not provide for specific rental prices allocable to specific machines or parts.

(b) *Definitions of second-hand machine tools and extras for the purposes of this regulation.* A "second-hand machine tool" means a power driven machine (except portable machine tools) that has been used for shaping metal by cutting, abrading, straightening, forcing, forging, or forming under pressure. Machines listed in Appendices A or B of Maximum Price Regulation 136, as amended, are not included. The term "second-hand tool" includes second-hand standard equipment; i. e.; those second-hand accessories normally furnished with a new machine and normally included in its price when new.

A "second-hand extra" means any used attachment for a machine tool which is standard accessory equipment normally furnished by the manufacturer at additional cost to his price of the machine tool, any used attachment for a machine tool manufactured by a person other than the manufacturer of the machine tool to which it is attached, and all used attachments sold separately as replacement.

2. In section 10, the definition of "portable machine tool" is amended to read as follows:

"Portable machine tool" means a power driven machine designed to be taken to the material on which it is to be used and which in normal use is held or guided by hand in its operation, as distinguished from a stationed tool to which material is brought for processing.

This amendment shall become effective October 11, 1944.

Issued this 6th day of October 1944.  
CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15475; Filed, Oct. 6, 1944;  
11:34 a. m.]

#### PART 1301—MACHINE TOOLS

[MPR 67.<sup>1</sup> Amdt. 2]

##### NEW MACHINE TOOLS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Maximum Price Regulation 67, section 1, is amended in the following respects:

1. In paragraph (a) the text of the first sentence is amended to read as follows:

(a) *Commodities and transactions.* This regulation establishes maximum

prices for all domestic sales, rentals and leases of new machine tools, except for any lease of machine tools and parts by Defense Plant Corporation under a contract of lease which provides that machinery and equipment will be brought within the scope of the lease after purchase by the Defense Plant Corporation or the lessee for the account of Defense Plant Corporation, but which contract of lease does not provide for specific rental prices allocable to specific machines or parts.

2. In paragraph (c) (1) the definition of "machine tool" is amended to read as follows:

(1) "Machine tool" means a power driven machine (except portable machine tools) used for shaping metal by cutting, abrading, straightening, forcing, forging, or forming under pressure. Machines listed in Appendices A or B of Maximum Price Regulation 136, as amended, are not included. The term "machine tool" includes standard equipment; i. e., those new accessories normally furnished with the machine and normally included in its price.

3. Paragraph (c) is amended by adding a definition of "portable machine tool" to read as follows:

(7) "Portable machine tool" means a power driven machine designed to be taken to the material on which it is to be used and which in normal use is held or guided by hand in its operation, as distinguished from a stationed tool to which material is brought for processing.

This amendment shall become effective October 11, 1944.

Issued this 6th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15474; Filed, Oct. 6, 1944;  
11:34 a. m.]

#### PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 336.<sup>1</sup> Amdt. 17]

##### RETAIL CEILING PRICES FOR PORK CUTS AND CERTAIN SAUSAGE PRODUCTS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.\*

Maximum Price Regulation No. 336 is amended in the following respects:

1. Section 1 is amended to read as follows:

**SECTION 1. What this regulation does.** This regulation fixes dollar-and-cents ceiling prices on all retail sales of fresh and processed pork cuts and on all retail sales of the following sausage products: fresh and smoked pork sausage and breakfast sausage, frankfurters, bologna, Lebanon bologna, all beef knackwurst, and all beef salami, loaves, Braunschweig.

ger, fresh and smoked liver sausage, liver cheese, liver pudding, New England, minced luncheon, Berliner or Berlin and Polish sausage. It also fixes ceiling prices on all retail sales of sausage products which you purchase in cans and sell uncanned, including dollar-and-cents ceiling prices for the following: "spiced luncheon meat", "spiced ham", "pressed ham, boneless, chopped", and "pressed pork, boneless, chopped". It also fixes dollar-and-cents ceiling prices on all sales of retail pork cuts and the sausage products subject to this regulation which retail dealers are permitted to make to purveyors of meals. It also fixes dollar-and-cents ceiling prices on the meat items covered by this regulation when permission has been granted retail dealers to sell to other retail dealers for resale purposes. The only retail pork cuts which may be sold are those named and priced in section 19 of this regulation. The United States is divided into zones and different ceiling prices depend on the zone where your store is, its group, the pork cut you are selling, the processed product you are selling, or the type and casing, wrapper or container of the sausage product you are selling. A store includes any place where pork cuts or sausage products, subject to this regulation, are sold at retail.

2. Section 2(a) is amended to read as follows:

(a) You will find your ceiling prices for pork cuts on your "OPA List of Retail Ceiling Prices for Pork Cuts" (Article III, section 19) and for sausage products subject to this regulation on your "OPA List of Retail Ceiling Prices for Sausage Products Covered by Maximum Price Regulation No. 336" (Article III, section 20), and for canned sausage products which you sell uncanned on your "OPA List of Retail Ceiling Prices for Canned Sausage Products Sold Uncanned" (Article III, section 22), on all sales made to individuals for consumption by themselves or their families off your premises. You will also use the same ceiling prices on sales to eating places if the dollar volume of such sales does not exceed 20 percent of your total dollar volume of all sales during any calendar month. If you have not obtained written permission in advance from your appropriate district office, you cannot sell more than 20 percent of the total dollar volume of your sales during any calendar month to purveyors of meals. In exceptional cases where you have been granted permission in advance to sell more than 20 percent of your dollar volume of meats to eating places, your ceiling price on all sales made to eating places shall be the prices on your "OPA List of Retail Ceiling Prices on Specially Authorized Sales to Eating Places or Other Retailers" (Article III, section 21). In those cases where you have been granted permission to make sales to another retail dealer for resale purposes you will find your ceiling prices for such sales on your "OPA List of Retail Ceiling Prices on Specially Authorized Sales to Eating Places or Other Retailers" (Article III, section 21). A copy of these lists for your zone and group will be attached to

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup>9 F.R. 7003, 11062.

\*Copies may be obtained from the Office of Price Administration.

<sup>1</sup>9 F.R. 167, 2212, 3709, 4436, 5589.

this regulation. A complete price list showing prices for pork cuts, sausage products and certain canned sausage products sold uncanned may be obtained from your local War Price and Rationing Board or from your district office of the Office of Price Administration. (If you are a "Group 3 and 4" store, you should obtain your copy of the complete price list from your regional office of the Office of Price Administration.)

3. Section 3 (d) is redesignated section 3 (c).

4. Section 3 (d) is added to read as follows:

(d) On October 11, 1944, the ceiling prices established by this regulation take the place of all previous ceiling prices fixed by the Office of Price Administration upon retail sales of sausage products which you purchase in cans, but sell uncanned. Those canned sausage products sold uncanned, which conform to the specifications set forth hereinafter for "spiced luncheon meat", "spiced ham", "pressed ham, boneless, chopped", or "pressed pork, boneless, chopped", must not be sold at prices higher than those listed in section 21 (c) (1) or section 22 (a), whichever is applicable. If you purchase canned sausage products which do not conform to the specifications set forth hereinafter for the products listed and sell such products uncanned, you must compute your ceiling price for such products in accordance with the provisions of section 21 (c) (2) or section 22 (b), whichever is applicable. On and after October 11, 1944, you must not sell any sausage product which you purchase in cans but sell uncanned at a price higher than the ceiling prices fixed by this regulation. The specifications for the named canned sausage products are:

(1) "Spiced luncheon meat" means a canned meat product made entirely of pork but not including pork variety meats and edible by-products described in Maximum Price Regulation No. 398; which has a final yield not in excess of 103 percent of the original meat content; and which is packed in either a 3 or 6 pound container.

(2) "Spiced ham" means a canned meat product made entirely of ham; which has a final yield not in excess of 103 percent of the original meat content; and which is packed in either a 3 or 6 pound container.

(3) "Pressed ham, boneless, chopped" means a canned meat product made of ham trimmings containing no more than 15 percent of trimmable fat; which has a final yield not in excess of 103 percent of the original meat content; and which is packed in a 6, 8 or 10 pound container.

(4) "Pressed pork boneless, chopped" means a canned meat product which contains not less than 80 percent lean picnic trimmings and no more than 20

percent blade meat; which has a final yield not in excess of 103 percent of the original meat content; and which is packed in a 6, 8 or 10 pound container.

5. Section 5 (c) is amended by the addition of a sentence at the end of the second unnumbered paragraph following subparagraph (3) to read as follows:

In the event the official records of the requirements of purveyors of meals under Ration Order No. 16 for the period designated are not available, an estimate of such requirements based upon a survey of purveyors of meals within the area may be substituted therefor.

6. Section 21 is amended by the addition of paragraph (c) to read as follows:

(c) *Canned sausage products sold uncanned.* If you buy canned sausage products which meet the specifications of the sausage products listed in section 3

(d) and sell them uncanned to purveyors of meals or other retailers under the provisions of sections 5 (c) or 5 (d), you must not charge more than the ceiling prices listed in subparagraph (1) hereof. If you buy canned sausage products which do not meet the specifications of the canned sausage products listed in section 3 (d) and sell them uncanned to purveyors of meals or other retailers under the provisions of sections 5 (c) or 5 (d), you must compute your ceiling prices for such canned sausage products in accordance with the provisions of subparagraph (2) hereof, except that in the event you buy canned hams and sell them uncanned, you must sell them at or below the prices established for the same kind of hams in section 21 (a).

(1) *Certain canned sausage products sold uncanned.*

#### RETAIL CEILING PRICES ON SPECIALLY AUTHORIZED SALES TO PURVEYORS OF MEALS OR OTHER RETAILERS

[Cents per pound]

	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4a	Zone 5	Zone 6	Zone 7	Zones 8 and 9N	Zones 8 and 9S	Zone 10
1. Spiced luncheon meat.....	49	49	49	49	48	48	48	48	49	49	49
2. Spiced ham.....	51	51	51	51	50	50	50	50	51	51	51
3. Pressed ham, boneless, chopped.....	53	53	53	52	51	51	51	51	52	52	52
4. Pressed pork, boneless, chopped.....	50	50	50	50	49	49	49	49	50	50	50

(2) *Other canned sausage products sold uncanned.* You must compute your retail ceiling prices on all canned sausage products other than those described in section 3 (d) and priced in subparagraph (1) of this section 21 (c) which you sell uncanned to purveyors of meals or other retailers under the provisions of sections 5 (c) or 5 (d) as follows:

(i) Subtract the ceiling price per pound you are authorized to pay your supplier for such item on and after August 4, 1944, from the ceiling price per pound you were authorized to pay for such item before August 4, 1944.

(ii) Subtract the figure obtained by following subdivision (i) above from your ceiling price under the General Maximum Price Regulation for such item when sold to eating places or other retailers. The figure thus obtained is your ceiling price on such sales except that if the canned sausage product you are pricing resembles "spiced luncheon meat", "spiced ham", "pressed ham, boneless, chopped" or "pressed pork, boneless, chopped", but does not conform to the specifications for those products, the ceiling price you compute for such similar canned sausage product must not exceed the price established for "spiced luncheon meat", "spiced ham", "pressed ham, boneless, chopped" or "pressed pork, boneless, chopped", whichever is applicable. In this event your computed ceiling price for such canned sausage product is less than the price established

for the listed similar canned sausage product, you nevertheless must observe the price you obtained by such computation as your ceiling price.

(iii) If you cannot determine your ceiling price for a canned sausage product sold uncanned under subdivisions (i) and (ii) above because you did not have a ceiling price for such product prior to August 4, 1944, you shall determine it under the General Maximum Price Regulation, but in no event may the price so determined exceed the ceiling price for the most similar canned sausage product listed in paragraph (c) (1) of this Section 21.

7. Section 22 is added to read as follows:

SEC. 22. *Canned sausage products sold uncanned.* If you buy canned sausage products which meet the specifications of the canned sausage products listed in section 3 (d) and sell them uncanned, you must not charge more than the ceiling prices listed in paragraph (a) hereof. If you buy canned sausage products which do not meet the specifications of the canned sausage products listed in section 3 (d) and sell them uncanned, you must compute your ceiling prices for such canned sausage products in accordance with the provisions of paragraph (b) hereof, except that in the event you buy canned hams and sell them uncanned, you must sell them at or below the prices established for the same kind of hams in Section 19.

## FEDERAL REGISTER, Saturday, October 7, 1944

## (a) Retail ceiling prices on certain canned sausage products sold uncanned.

[Cents per pound]

	Zone 1	Zone 2	Zone 3	Zone 4	Zone 4½	Zone 5	Zone 6	Zone 7	Zone 8	Zone 8½	Zone 9	Zone 9½	Zone 10
Group 1 and 2 stores													
1. Spiced luncheon meat.....	.58	.58	.58	.57	.57	.57	.57	.57	.57	.57	.57	.57	.57
2. Spiced ham.....	.60	.60	.60	.59	.59	.59	.59	.59	.59	.59	.59	.59	.59
3. Pressed ham, boneless, chopped.....	.62	.62	.62	.61	.61	.60	.60	.60	.60	.60	.61	.61	.61
4. Pressed pork, boneless, chopped.....	.59	.59	.59	.59	.59	.58	.58	.58	.58	.58	.59	.59	.59
Group 3 and 4 stores													
1. Spiced luncheon meat.....	.53	.53	.53	.52	.52	.52	.52	.52	.52	.52	.52	.52	.52
2. Spiced ham.....	.55	.55	.55	.55	.54	.54	.54	.54	.54	.54	.54	.54	.54
3. Pressed ham, boneless, chopped.....	.56	.56	.56	.55	.55	.55	.55	.55	.55	.55	.55	.55	.55
4. Pressed pork, boneless, chopped.....	.54	.54	.54	.54	.54	.53	.53	.53	.53	.53	.54	.54	.54

(b) Other canned sausage products sold uncanned. You must compute your retail ceiling prices on all canned sausage products other than those described in section 3 (d) and priced in paragraph (a) of this section 22 which you sell uncanned as follows:

(1) Subtract the ceiling price per pound you are authorized to pay your supplier for such item on and after August 4, 1944, from the ceiling price per pound you were authorized to pay for such item before August 4, 1944.

(2) Subtract the figure obtained by following subparagraph (1) above from your ceiling price under the General Maximum Price Regulation for such item when sold to ultimate consumers. The figure thus obtained is your ceiling price on such sales except that if the canned sausage product you are pricing resembles "spiced luncheon meat", "spiced ham", "pressed ham, boneless, chopped" or "pressed pork, boneless, chopped", but does not conform to the specifications for these products, the ceiling price you compute for such similar canned sausage product must not exceed the price established for "spiced luncheon meat", "spiced ham", "pressed ham, boneless, chopped" or "pressed pork, boneless, chopped", whichever is applicable. In

the event your computed ceiling price for such canned sausage product is less than the price established for the listed similar canned sausage product, you nevertheless must observe the price you obtained by such computation as your ceiling price.

## 1. Section 20, Table 3 is amended by adding new items to read as follows:

Items and brand names	Unit: Case of—	Price to wholesaler	Retail price (per unit)
Cherries, Maraschino style: Sunbeam.....	12/16 oz. jars.....	\$5.20	\$5.95
S & W S. & W (uree).....	24/16 oz. glass.....	4.30	\$0.64 23
Prunes: Del Monte (ready to serve). Peaches: sliced, Hunt's.....	6.7 lb. 8 oz. glass..... 12/9½ oz. glass..... 24/2½ can.....	20.50 3.60 7.50	4.40 3.30 .40
2. Section 20, Table 3a is amended by adding new items to read as follows:			
Items and brand names	Unit: Case of—	Price to wholesaler	Retail price (per unit)
Grape jelly: Heinz: Sauced, cranberry: Premier.....	12/11 oz. glass.....	\$2.65	\$3.00
Ocean Spray.....	24/14 oz. jar, 16 oz. tins.....	3.80	4.35
Preserves: raspberry: Hunt's: Preserves: blackberry: Hunt's: Guava jelly: La Tropica: La Tropica: Marmalade, orange: Treat: Treat: Apple sauce: Snifter.....	24/1 lb. jars..... 12/2 lb. jars..... 24/1 lb. jars..... 12/2 lb. jars..... 24/1 lb. No. 2 can.....	7.20	4.50 .38 5.80 5.00 5.80 5.00 3.95
3. Section 21, Table 4 is amended by adding new items to read as follows:			
Items and brand names	Unit: Case of—	Price to wholesaler	Retail price (per unit)
Apple nectar: Golden Flow: Fig juice: Dante:.....	24/12 oz. bottles..... 24/12 oz. bottles.....	\$3.70 3.75	\$0.19 .20
Grape juice: Premier: Concord:.....	24/1 pint bottles..... 12/quarts.....	\$5.00 4.70	.30 .37
Pear nectar: Heart's Delight:.....	48/12 oz. bottles..... 48/12 oz. bottles..... 24/12 oz. bottles.....	5.25 6.85 3.60	5.70 1.18 .19
Prune nectar: Heart's Delight: Apricot nectar: Golden Flow: Wilson Smith.....	24/16 oz. glass..... 24/16 oz. glass.....	4.05 4.05	.22 .22
4. Section 22, Table 5a is amended by adding a new item to read as follows:			
U.S.P. Cr. Rye: Item and brand name	Unit: Case of—	Price to wholesaler	Retail price (per unit)
Corn Beef Hash: Wilson's Certified.....	24/1 lb. tins.....	\$3.90	\$0.30
5. Section 22, Table 6a is amended by adding new items to read as follows:			
Items and brand names	Unit: Case of—	Price to wholesaler	Retail price (per unit)
Armour's: Lunch tongue: Yeal loaf: Ondaleo's: Pateole canape spread: Underwood: Deviled ham: Underwood: Frankfurters: Cheshire.....	24/12 oz. tins..... 6/2 kilos tins..... 48/4 oz. tins..... 24/3 oz. tins..... 24/3 oz. tins..... 24/5 oz. tins..... 24/1 lb. tins.....	\$10.60 13.15 5.00 4.30 4.55 6.30 7.30	\$0.54 .27 .26 .22 .22 .24 .33 .33

## PART 1418—TERRITORIES AND POSSESSIONS [RMPR 183; Amdt. 51]

## GROCERY ITEMS IN PUERTO RICO

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Revised Maximum Price Regulation 183 is amended in the following respects:

- \*Copies may be obtained from the Office of Price Administration.
- 19 F.R. 9282, 9286, 9396, 10425, 10777, 11075, 11543.

**6.** Section 23, Table 7 is amended by adding a new item to read as follows:

Item and brand name	Unit: Case of—	Price at wholesaler	Retail price (per unit)
Forex: Beef Extract.....	12/2 oz. jar.....	\$2.75	\$0.28
<b>7. Section 24, Table 8 is amended by adding new items to read as follows:</b>			
Items and brand names	Unit: Case of—	Price at wholesaler	Retail price (per unit)
Tomato Sauce: Hart.....	72/8 oz. tin.....	\$4.68	\$0.06
Blue Bowl.....	48/10 1/4 oz. tin.....	3.85	.16
Mother's Kitchen.....	48/10 1/2 oz. tin.....	3.85	.16
Santa Anita.....	96/8 oz. tin.....	6.25	.06
Tasty.....	72/1 1/2 oz. tin.....	4.75	.04
Nurget.....	72/8 oz. tin.....	4.75	.04

77 Section 24 Table 8 is amended by adding new items to read as follows:

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Tomato Sauce:				
Hart.....	728 oz. tin	-----	\$4.66	\$0.06
Blue Bowl.....	48/10½ oz. tin	-----	3.85	-10
Mother's Kitchen.....	48/10½ oz. tin	-----	3.85	-0
Santa Anita.....	96/8 oz. tin	-----	6.25	6.25
Tasty.....	72/7½ oz. tin	-----	4.65	4.65
Nugget.....	72/8 oz. tin	-----	4.75	4.75

8. Section 24, Table 9 is amended by adding new items to read as follows:

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Clemento Juices:				
Phillips	24/No. 2 tin	.....	\$4.30	\$0.14
Heart's Delight	24/No. 2 tin	.....	3.30	.15

Section 25. Table 10 is amended by adding new items to read as follows:

Lose-Wiles: Animals	
Gee Club	2 cwt
Constrictor	1 tin
Midget Spider	2 cwt
Turnip Spider	1 tin
Slender Spider	2 cwt
Whole: Premier	2 cwt
Fancy cat: Premier	1 tin
24 No. 2 can	3.20
48 No. 1 tin	4.55
24 No. 2 can	5.00
24 No. 2 can	4.35
24 No. 2 can	2.90
24 No. 2 can	4.25
24 No. 2 can	3.45
1 Per dozen or 5 cents.	
Per package.	
Per pound.	
Two crackers for 3 cents.	

<sup>11</sup> Section 32 Table 18a is amended by adding a new item to read as follows:

Item and brand name	Item: Case of—	Price at Wholesale	Retail Price (per unit)
Vegetable Oil: Bravo.....	41 gal. jar.....	\$8.05	\$2.70

4

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Canned Carrots, shoestring: Premier	6/No. 10 tin	\$3.85	\$4.40	\$0.96
Canned Mixed Vegetables: Veg-All	24/14½ oz. tin	-----	-----	.23
Canned Mushrooms: Buttons;	24/4 oz. tin	-----	-----	.62
Tuna	12½ oz. tin	-----	-----	1.30
Tuna	24/No. 2 can	-----	-----	1.20
Canned Peas:	24/No. 2 can	-----	-----	1.20
Sweet Standard: Empress	24/No. 2 can	-----	-----	1.20
Extra-Standard: GARDEN Sunbeam	24/No. 2 can	-----	-----	1.20
Sweet Sub-Standard: Ellison	24/No. 2 can	-----	-----	1.20
Sub-standard No. 4: Sweet: Glad Wisconsin	24/No. 2 can	-----	-----	1.20
Garden Sweet: Premier	24/No. 2 can	-----	-----	1.20
Standard Early June: Queen	24/No. 2 can	-----	-----	1.20
Canned Spinach: S & W	24/2½ oz. tin	-----	-----	1.20
Canned Tomatoes:	24/No. 2 can	-----	-----	1.20
Jesse Shredded Lettuce	24/No. 2 can	-----	-----	1.20
Standard: Bounds	24/No. 2 can	-----	-----	1.20
Sub-Standard: Peacock	24/No. 2	-----	-----	1.20
Grade C: State Fair	24/No. 2½ tin	-----	-----	1.20

<sup>104</sup> Section 29, Table 15 is amended by adding new items to read as follows:

Almanac Items and brand names (typed in blue ink) *Marked "Imported" **Marked "U.S.A."	Unit: Case of—	Price to wholesaler	Price at wholesale (per doz.)	Retail price (per unit)
Norries' Gems.....	6 cts. 5½ lb. pkgs. ....	\$11.05	\$1.15	
Burgoyne Liqueur.....	12½ lb. pkgs. ....	14.35	1.50	
Homespun assortment.....	12½ lb. pkgs. ....	15.35	1.60	
Fruit cake.....	12½ lb. pkgs. ....	20.75	3.10	
Pratt's cake.....	12½ lb. pkgs. ....	20.15	3.00	
College Trinket.....	6½ lb. pkgs. ....	16.90	1.75	
Dixie Bulk Sprayed.....	6½ lb. tins. ....	14.94	1.89	
Sterling Bulk Oatmeal cookies.....	8½ doz. pkgs. ....	12.55	1.33	
Military Gift assortment.....	12½ lb. pkgs. ....	4.00	.42	
Klorox.....	12½ lb. pkgs. ....	2.00	.21	
Plain Midgets.....	24½ lb. pkgs. ....	12.30	1.26	
Plain Midgets.....	6½ lb. pkgs. ....	2.55	.27	
Excelsior Soda.....	12½ lb. pkgs. ....	2.55	.27	
Excelsior Soda.....	48½ oz. pkgs. ....	13.30	1.43	
Plain Superior.....	6½ lb. pkgs. ....	12.12	1.05	
Plain Midgets.....	12 pkcs. of 1 oz. ....	12.12	1.05	
K & P Co.: 5¢ Grand cookies.....	12 pkcs. of 2½ oz. ....	1.46	.16	
Victory Cake Co.: 10¢ Grand cookies.....	24½ oz. pkgs. ....	1.46	.16	
Tastybord Biscuit Co.: Biscuits.....	24½ oz. pkgs. ....	1.46	.16	
Weston's.....	24½ oz. pkgs. ....	1.46	.16	
Delicious Coco Cookies.....	24½ oz. pkgs. ....	1.46	.16	
Cann cream filled.....	Carton of 4 ctns. containing 12½ oz. pkgs.	1.15	.12	
Coconut Grip.....	Carton 12½ lb. pkgs.	2.35	.25	
Fruit and nuts.....	Carton 12½ lb. pkgs.	2.35	.25	
Pecan wafers.....	Carton 2½ lb. ....	1.25	.16	
Consolidated Cracker Co.: Crak'r' Good sofa cracker.....	Carton 15 lb. ....	1.25	.16	
Crak'r' Good oyster.....	Carton 15 lb. ....	1.25	.16	
Pig bars.....	Carton 15 lb. ....	1.25	.16	
Society Teas.....	Carton 15 lb. ....	1.25	.16	
Orange Cream sandwiches.....	Carton 15 lb. ....	1.25	.16	
Rose and Cream sandwiches.....	Carton 15 lb. ....	1.25	.16	
Taffy Bars.....	Carton 20 doz. 2½ oz. pkgs.	1.62	.16	
Loose-Wiles: Animals.....				

## FEDERAL REGISTER, Saturday, October 7, 1944

**12. Section 33a, Table 19a is amended by adding new items to read as follows:**

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Chicken Haddie; Prince Edward.....	24/No. 1 tins.....	\$10.00	\$10.04	
Squids; Rio Del Mar.....	48/No. 1 tins.....	7.70	20	
Flying V.....	48/No. 1 tins.....	7.70	.20	
Shrimps; Tropical (small wet pack).....	48/7 oz. ....	14.75	40	
Lobster, Sandwich; Beaver.....	48/3 oz. tins.....	13.60	.36	
	14.30			

**13. Section 39, Table 27 is amended by adding new items to read as follows:**

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Spaghetti and Macaroni; Gold Medal.....	24/12 oz. pkgs.....	\$2.40	\$1.13	
Noodles; Premier Wide Egg.....	12/12 oz. pkgs.....	2.30	.25	

**14. Section 40, Table 29 is amended by adding a new item to read as follows:**

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Swift's Grated Cheese in shaker top.....	1/24 oz. cans.....			\$2.25

**15. Section 42, Table 33c is amended by adding new items to read as follows:**

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Vinegar; Sentenat; White; Premier.....	24/12 oz. jars.....	\$2.35	\$2.20	\$0.12
Order; Premier.....	24/1 gallons.....	2.90	3.20	1.14
	1.03			

**16. Section 42, Table 33d is amended by adding new items to read as follows:**

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Packaged salt; Purity; Premier.....	In bales of 70/2 lb. bags.....	\$1.55	\$3.75	\$0.07
	Case of 24/2 lb. pkgs.....	2.00		.11

**17. Section 42, Table 33e is amended by adding a new item to read as follows:**

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Syrup—honey; Palindale.....	Case of 12/3-lb. glasses.....		\$7.75	\$0.83

**18. Section 42, Table 33f is amended by adding new items to read as follows:**

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Peanut butter; Heinz.....	24/9 1/2 oz. jars.....	\$1.00	\$0.32	
	12/16 oz. jars.....	4.60	.60	
Arnout.....	24/16 oz. jars.....	\$4.45	.45	

**19. Section 42, Table 33h is amended by adding new items to read as follows:**

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Olives; Queen (plain); Palindale (giant).....	4/1 gal. jars (5 lb. 8 oz. net).....	\$10.00	\$10.90	\$3.30
	24/6 oz. net.....	7.70	20	.39
	24/4 7/8 oz. net.....	7.70	.20	
Pick of Kings.....	24/1 1/2 oz. net.....	14.75	40	4.85
Pick of Kings.....	24/6 1/2 oz. net.....	13.60	.36	8.65
Sweet Life.....	24/6 1/2 oz. net glass.....	14.30		4.45
	24/12 1/4 oz. net glass.....			5.50
La Andina.....	24/6 1/2 oz. net glass.....			.16
Sweet Life.....	24/12 1/4 oz. net glass.....			.50
Plain Manzanilla.....	24/3 oz. net.....			.17
Pick of Kings.....	24/6 oz. net.....			.29
Iberia.....	24/22 oz. net glass.....			.73
Stuffed Manzanilla.....	24/3 oz. net.....			.26
Pick of Kings.....	Carton 24/3 oz. net.....			6.55
Pick of Kings.....	Carton 24/5 3/4 oz. net.....			8.10
Pick of Kings.....	Carton 24/1 1/2 oz. net.....			13.80
Bripe, extra large; Premier.....	Case of 24/9 1/2 oz. glass.....			3.35
Ripe colossal; Libby.....	Case of 24/16 oz. 3/4 oz. net glass.....			8.20
Ripe, jumbo; Premier.....	24/9 1/2 oz. net glass.....			6.55
Pitted, ripe; Premier.....	24/11 1/4 oz. net glass.....			4.15
Capers; Blaet; Biect.....	24/8 oz. fluid glass.....			.22
	24/2 1/4 oz. net glass.....			

**20. Section 42, Table 33i is amended by adding a new item to read as follows:**

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Ayala Vita Malt.....	In tins 3 1/2 lb.....			\$2.30

**21. Section 42, Table 33l is amended by adding new items to read as follows:**

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Dates; Sweet; Dessert; Noor; Premier.....	12/1 1/4 oz. baskets.....			\$6.90
	24/10 oz. pkgs.....			11.70
Prunes; Dried; Premier; 20/20.....	25 pounds.....			4.20
Premier; 20/40.....	Case 26 pounds.....			4.00
Raisins; seedless; Premier; Macar.....	727 oz. pkgs.....			6.05
	14/1 1/2 oz. ....			4.40

**22. Section 42, Table 33m is amended by adding new items to read as follows:**

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Pickles; Sweet; Mixed; Sweet Life; Premier; Colony; Mixed; Sour; Sweet Life; Colony.....	12/32 oz. bottles.....			\$5.35
	24/16 oz. glass.....			6.05
	4/1 gal. glass.....			\$4.40
	24/16 oz. bottle.....			7.30
	12/32 oz. bottle.....			8.40
	24/16 oz. glass.....			6.00
	24/16 oz. bottle.....			
	12/32 oz. bottle.....			

**23. Section 42, Table 33n is amended by adding new items to read as follows:**

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Pickles—Continued.				
Dill:				
Libby.....	12/quarts.....		\$4.35	.47
Premier.....	12/quarts.....	\$4.25	4.90	.53
Lang.....	12/32 oz. bottle.....		3.40	.37
Leibo.....	12/32 oz. bottle.....		3.40	.37
Leibo.....	4/l gallon.....		4.60	1.55
Sweet Relish:				
Sunbeam.....	24/9 oz. jars.....		3.40	.19
Boyd.....	12/quarts.....		4.40	.48
Mustard: Sunbeam.....	24/8 oz. jars.....		2.00	.11
Onion Juice: Giroux.....	12/5 oz. bottle.....		3.10	.34
Celery Salt: Premier.....	24/3 oz. tin.....		3.65	.20
Onion Salt: Durkees.....	24/1½ oz. bottle.....		3.20	.18
Garlic Salt: Durkees.....	24/1½ oz. bottle.....		3.20	.18
Whole Cloves: Premier.....	24/1½ oz. tins.....		2.20	.12
Nutmeg:				
Premier (ground).....	24/1½ oz. tins.....		4.10	.22
Premier (whole).....	24/1½ oz. tins.....		2.70	.14
Cocktail Sauce: Snider.....	24/14 oz. can.....		5.90	.32
Spaghetti Sauce with Mushrooms: Brills.....	24/10½ oz. tin.....		3.85	.21
Spaghetti Sauce with Meat: Chef-Boy-Ar-Dee.....	24/8 oz. tin.....		2.85	.15
Spaghetti Sauce: Icco.....	24/8 oz. tin.....		2.70	.14
Salad Pickles: Hot Fiesta.....	12/quarts.....		3.50	.38
Sour Pickles:				
Colony.....	4/l gal. glass.....		5.15	1.75
Sweet Life.....	4/l gal. glass.....		5.15	1.75
Salad Dressings:				
Kraft's Miracle Whip.....	48/8 oz. jars.....		7.60	.21
Heinz Salad Dressing.....	4/l gallon jars.....		7.15	2.40
Chutney: Premier.....	24/15 oz. jars.....	12.60	13.60	.74
Worcestershire Sauce: Sunbeam.....	12/5 oz. bottle.....	1.05	1.20	.13
Barbecue Sauce: Premier.....	24/5 oz. bottle.....	2.15	2.45	.13
Kitchen Bouquet Sauce: Premier.....	12/2 oz. bottle.....	2.55	2.95	.32
Red Hot Sauce: Sunbeam.....	12/5 oz. bottle.....	3.30	3.75	.41
Sweet Pickled Beets: Premier.....	24/16 oz. glass.....	3.50	4.05	.22
Sweet Gherkins:				
Sweet Life.....	24/12 oz. glass.....		5.45	.30
Leibo.....	24/12 oz. glass.....		5.45	.30
Sour Gherkins:				
Sweet Life.....	24/12 oz. glass.....		4.80	.26
Leibo.....	24/12 oz. glass.....		4.80	.26
Sour Pickled Gherkins: Sweet Life.....	12/6 oz. ....		5.45	.30
Sauces: A-1 Brand.....			3.60	.39

23. Section 45, Table 37 is amended by adding new items to read as follows:

Items and brand names	Unit: Case of—	Price at wholesale	Retail price (per lb.)
Pork:			
Smoked skinned ham: Pavo Real.....		Per pound \$0.415	\$0.52
Square, pressed skinned boiled ham: Wilson's certified.....		.53	.70

24. Section 47, Table 39 is amended by adding new items to read as follows:

Items and brand names	Unit: Case of—	Price to wholesaler (per dozen)	Price at wholesale (per dozen)	Retail price (per unit)
Powdered soap:				
Super Suds (large).....	24 oz. pkg.....	\$2.65	\$2.90	\$0.30
Super Suds (medium).....	9 oz. pkg.....	1.06	1.15	\$0.12
Cleanser: Octagon.....	13 oz. bar.....	.65	.63	\$0.07 or 2 for 13 cents.

25. Section 56, Table 46 is amended by adding new items to read as follows:

Items and brand names	Unit: Case of—	Price to wholesaler	Price at wholesale	Retail price (per unit)
Table Wine—American:				
Oliver.....	24/12 oz. bottle.....		\$5.00	\$0.30
Vino Blanco-Virginia Dare.....	6½ gallon.....		12.00	2.80
Table Wines—Bodegas Franco Espanolas:				
Claret Extract.....	12/l.....		14.65	1.70
Tinto Rio Royal.....	12/l.....		16.25	1.90
Blanco Diamante.....	12/l.....		18.00	2.00
Brandy—Antonio Rodriguez Ruiz Hnos.: Cinco Estrellas.....	12/l.....		43.00	5.00
Table Wine—Foreign: Vino Ederra Blanco.....	12/l pt. 8 oz.....		16.50	1.75
Italian Swiss Colony wines:				
Claret.....	12½ qts.....		10.65	1.25
Burgundy.....	12½ qts.....		10.65	1.25
Sauterne.....	12½ qts.....		10.65	1.25
Hot Sauterne.....	12½ qts.....		10.65	1.25
Chablis.....	12½ qts.....		10.65	1.25
Dessert Wines—American Vino Espamoso-Garret:				
Burgundy.....	12½ qts.....		40.50	4.70
Italian Swiss Colony wines: Muscatel.....	12½ qts.....		10.65	1.25
Port.....	12½ qts.....		10.65	1.25
Sherry.....	12½ qts.....		10.65	1.25
Angelica.....	12½ qts.....		10.65	1.25
Champagne—American: Garret.....	12½ qts.....		45.00	5.50
Vermouth—American:				
Italian-Swiss Colony:				
Vermouth (Italian).....	12½ qts.....		12.50	1.50
Vermouth (French).....	12½ qts.....		12.50	1.50
Gin—American: Superior.....	24/½ pint bottles.....		7.25	.42

26. Section 64 is amended by adding subparagraph (b) (4) and paragraph (e) to read as follows:

4. Maximum prices for imported poultry mashes—(i) Unadjusted wholesale price. The maximum price at wholesale for imported poultry mashes shall be computed by adding to the direct cost to the importer at port of entry a markup of 55¢ per 100-pound bag. This price shall be subject to adjustment with retailer as specified in subdivision (iii) below.

(ii) Retail price. The maximum price per pound at retail for imported poultry mashes shall be determined by adding to the unadjusted wholesale price provided in subdivision (i) above, a mark-up of \$1.00 per 100-pound bag and dividing by 100. Where the result contains a fraction of a cent other than an even half cent, the fraction shall be evened to the nearest cent or half cent as follows:

From .01¢ to .25¢ to be reduced to the cent; from .26¢ to .49¢ to be increased to the half cent.

From .51¢ to .75¢ to be reduced to the half cent; from .76¢ to .99¢ to be increased to the next nearest cent.

(iii) Adjustment of wholesale prices on basis of retail price. Where the retail price per pound is required to be adjusted to the nearest cent or half cent as provided in subdivision (ii) above, the wholesale prices shall be adjusted as follows:

The amount of the adjustment per pound shall be multiplied by 100, and this amount shall be absorbed or shared, as the case may be, by the retailer and the wholesaler in the proportion of ⅔ by the retailer and ⅓ by the wholesaler. The wholesale price shall be reduced or increased accordingly.

(e) Filing requirements. Prior to the first sale by the importer of imported mixed feed and thereafter within five days after the receipt in Puerto Rico of a shipment of mixed feed for sale, the importer shall file with the Office of Price Administration for the Territory of Puerto Rico, a statement setting forth in detail the direct cost to the importer, including the price the importer paid or discounts allowed, all costs of shipment, custom and entry fees, and war risk insurance cost.

This amendment shall become effective October 11, 1944.

NOTE: The recording and record-keeping provisions of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 6th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15472; Filed, Oct. 6, 1944;  
11:35 a. m.]

## PART 1429—POULTRY AND EGGS

[RMPR 333.<sup>1</sup> Amdt. 1]

## EGGS AND EGG PRODUCTS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Revised Maximum Price Regulation 333 is amended in the following respects:

- Table A of section 1.11 is amended to read as follows: (October 19, 1944 begins the 42d week.)

TABLE A—MAXIMUM PRICES BEGINNING ON THE FIRST THURSDAY IN JANUARY AND EACH CONSECUTIVE WEEK THEREAFTER

ZONE 1

ZONE 3

Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency		
	A	B	C	Extras I and 2	Standards 1 and 2	Current receipts	I	II	III		A	B	C	Extras I and 2	Standards 1 and 2	Current receipts	I	II	III
1.	49.4	44.4	40.4	43.4	38.4	38.4	48.9	48.0	46.9	1.	49.8	44.8	40.8	43.8	38.8	38.8	49.3	48.4	47.3
2.	46.4	42.4	38.4	41.9	36.4	36.4	45.9	45.2	44.4	2.	46.8	42.8	38.8	42.3	36.8	36.8	46.3	45.6	44.8
3.	45.4	41.4	37.4	39.9	36.4	35.9	44.9	44.2	43.4	3.	45.8	41.8	37.8	40.3	36.8	36.3	45.3	44.6	43.8
4.	44.4	40.4	37.4	38.4	34.4	33.9	43.9	43.4	42.4	4.	44.8	40.8	37.8	38.8	34.8	34.3	44.3	43.8	42.8
5.	43.4	39.4	36.4	37.9	33.9	32.9	42.9	42.4	41.4	5.	43.8	39.8	36.8	38.3	34.3	33.3	43.3	42.8	41.8
6.	42.4	39.4	36.4	37.4	33.9	32.4	41.9	41.6	40.9	6.	42.8	39.8	36.8	37.8	34.3	32.8	42.3	42.0	41.3
7.	41.4	38.4	35.4	36.4	33.4	31.9	40.9	40.6	39.9	7.	41.8	38.8	35.8	36.8	33.8	32.3	41.3	41.0	40.3
8.	40.4	37.4	35.4	35.4	33.4	31.4	39.9	39.6	38.9	8.	40.8	37.8	35.8	35.8	33.8	31.8	40.3	40.0	39.3
9-22	39.4	36.4	34.4	34.9	33.1	31.3	38.9	38.6	37.9	9-22	39.8	36.8	34.8	35.3	33.5	31.7	39.3	39.0	38.3
23.	41.4	38.4	35.4	36.4	34.1	32.3	40.9	40.2	39.8	23.	41.8	38.8	35.8	36.8	34.5	32.7	41.3	40.6	40.2
24-25	41.8	39.4	36.4	36.8	34.1	32.3	41.6	40.9	40.5	24-25	42.2	39.8	35.8	37.2	34.5	32.7	42.1	41.4	41.0
26.	42.8	40.4	35.4	37.2	34.4	32.3	42.6	41.9	41.3	26.	43.2	40.8	35.8	37.8	34.8	32.7	43.1	42.4	41.8
27.	43.8	40.4	35.4	37.8	34.4	32.3	43.6	42.9	42.1	27.	44.2	40.8	35.8	38.2	34.8	32.7	44.1	43.4	42.6
28.	44.8	41.4	36.4	38.8	35.4	32.3	44.6	43.9	43.1	28.	45.2	41.8	36.8	39.2	35.8	32.7	45.1	44.4	43.6
29.	45.1	42.4	37.4	39.8	36.4	33.4	45.1	44.6	43.8	29.	45.7	42.8	37.8	40.2	36.8	33.8	45.7	45.0	44.2
30.	47.1	42.4	37.4	41.2	36.4	34.4	47.1	46.2	44.8	30.	47.7	42.8	37.8	41.8	36.8	34.8	47.7	46.6	45.2
31.	48.1	43.4	38.4	42.2	36.9	34.9	48.1	47.2	45.8	31.	48.7	43.8	38.8	42.8	37.3	35.3	48.7	47.6	46.2
32.	49.1	44.4	39.4	43.2	37.9	35.9	49.1	48.2	46.8	32.	49.7	44.8	39.8	43.8	38.3	36.3	49.7	48.6	47.2
33.	50.1	44.4	39.4	44.2	37.9	35.9	50.1	48.8	47.6	33.	50.7	44.8	39.8	44.8	38.3	36.3	50.7	49.4	48.0
34.	51.1	44.4	39.4	45.2	38.4	36.4	51.1	49.6	48.4	34.	51.7	44.8	39.8	45.8	38.8	36.8	51.7	50.0	48.8
35.	52.1	45.4	40.4	45.8	38.4	37.4	52.1	50.6	49.2	35.	52.7	45.8	40.8	46.2	38.8	37.8	52.7	51.0	49.6
36.	53.1	45.4	40.4	46.2	39.4	37.9	53.1	51.8	50.2	36.	53.7	45.8	40.8	46.8	39.8	38.3	53.7	52.2	50.6
37.	53.1	45.4	40.4	46.2	39.4	38.4	53.1	51.8	50.2	37.	53.7	45.8	40.8	46.8	39.8	38.3	53.7	52.2	50.6
38.	53.1	45.4	40.4	46.2	39.9	39.4	53.1	51.8	50.2	38.	53.7	45.8	40.8	46.8	40.3	39.8	53.7	52.2	50.6
39.	53.1	46.4	41.4	46.2	40.4	40.4	53.1	51.8	50.2	39.	53.7	46.8	41.8	46.8	40.8	40.3	53.7	52.2	50.6
40.	53.1	47.4	41.4	46.3	41.4	41.4	53.1	51.8	50.2	40.	53.7	47.8	41.8	46.8	41.8	41.8	53.7	52.3	50.7
41.	53.1	47.4	41.4	46.3	41.4	41.4	53.1	51.8	50.2	41.	53.7	47.8	41.8	46.8	41.8	41.8	53.7	52.3	50.7
42.	54.1	48.4	42.4	47.3	42.4	42.4	54.1	52.8	51.2	42.	54.7	48.8	42.8	47.8	42.8	42.8	54.7	53.3	51.7
43-49.	55.1	49.4	43.4	48.3	43.4	43.4	55.1	53.8	52.2	43-49.	55.7	49.8	43.8	48.8	43.8	43.8	55.7	54.3	52.7
50.	55.1	48.4	43.4	47.8	42.4	42.4	55.1	53.8	51.8	50.	55.7	48.8	43.8	48.3	42.8	42.8	55.7	54.3	52.3
51.	53.8	47.4	43.4	45.8	41.4	41.4	53.3	51.8	50.3	51.	54.3	47.8	43.8	46.3	41.8	41.8	53.8	52.3	50.8
52.	51.8	46.4	41.4	43.8	39.4	39.4	51.3	49.8	48.8	52.	52.3	46.8	41.8	44.3	39.8	39.8	51.8	50.3	49.3

ZONE 2

ZONE 4

Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency		
	A	B	C	Extras I and 2	Standards 1 and 2	Current receipts	I	II	III		A	B	C	Extras I and 2	Standards 1 and 2	Current receipts	I	II	III
1.	49.6	44.6	40.6	43.6	38.6	38.6	49.1	48.2	47.1	1.	50.0	45.0	41.0	44.0	39.0	39.0	49.5	48.6	47.5
2.	46.6	42.6	38.6	42.1	36.6	36.6	46.1	= 45.4	44.6	2.	47.0	43.0	39.0	42.5	37.0	37.0	46.5	45.8	45.0
3.	45.6	41.6	37.6	40.1	36.6	36.1	45.1	44.4	43.6	3.	46.0	42.0	38.0	40.5	37.0	36.5	45.5	44.8	44.0
4.	44.6	40.6	37.6	38.6	34.6	34.1	44.1	43.6	42.6	4.	45.0	41.0	38.0	39.0	35.0	34.5	44.5	44.0	43.0
5.	43.6	39.6	36.6	38.6	34.1	34.1	43.1	42.6	41.6	5.	44.0	40.0	37.0	38.5	34.5	33.5	43.5	43.0	42.0
6.	42.6	39.6	36.6	37.6	34.1	32.6	42.1	41.8	41.1	6.	43.0	40.0	37.0	38.0	34.5	33.0	42.5	42.2	41.5
7.	41.6	38.6	35.6	36.6	33.6	32.1	41.1	40.8	40.1	7.	42.0	39.0	36.0	37.0	34.0	32.5	41.5	41.2	40.5
8.	40.6	37.6	35.6	35.6	33.6	31.6	40.1	39.8	39.1	8.	41.0	38.0	36.0	36.0	34.0	32.0	40.5	40.2	39.5
9-22	39.6	36.6	34.6	35.1	33.3	31.5	39.1	38.8	38.1	9-22	40.0	37.0	35.0	35.5	33.7	31.9	39.5	39.2	38.5
23.	41.6	38.6	35.6	36.6	34.3	32.5	41.1	40.4	40.0	23.	42.0	39.0	36.0	37.0	34.7	32.9	41.5	40.8	40.4
24-25	42.0	39.6	35.6	37.0	34.3	32.5	41.9	41.2	40.8	24-25	42.5	40.0	36.0	37.5	34.7	32.9	42.3	41.6	41.2
26.	43.0	40.6	35.6	37.5	34.6	32.5	42.9	42.2	41.6	26.	43.5	41.0	36.0	38.0	35.0	32.9	43.3	42.6	42.0
27.	44.0	40.6	35.6	38.0	34.6	32.5	43.9	43.2	42.4	27.	44.5	41.0	36.0	38.5	35.0	32.9	44.3	43.6	42.8
28.	45.0	41.6	36.6	39.0	35.6	32.5	44.9	44.2	43.4	28.	45.5	42.0	37.0	39.5	36.0	32.9	45.3	44.6	43.8
29.	45.4	42.6	37.6	40.0	36.6	33.6	45.4	44.8	44.0	29.	46.0	43.0	38.0	40.5	37.0	34.0	46.0	45.3	44.5
30.	47.4	42.6	37.6	41.5	36.6	34.6	47.4	46.4	45.0	30.	48.0	43.0	38.0	42.0	37.0	35.0	48.0	46.9	45.5
31.	48.4	43.6	38.6	42.5	37.1	35.1	48.4	47.4	46.0	31.	49.0	44.0	39.0	43.0	37.5	35.5	49.0	47.0	46.5
32.	49.4	44.6	39.6	43.5</															

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TABLE A—MAXIMUM PRICES BEGINNING ON THE FIRST THURSDAY IN JANUARY AND EACH CONSECUTIVE WEEK THEREAFTER—Continued

ZONE 5

ZONE 7—continued

Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency		
	A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III		A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III
1.	50.2	45.2	41.2	44.2	39.2	39.2	49.7	48.8	47.7	41.	54.9	48.6	43.6	47.8	42.6	42.6	54.8	53.3	51.7
2.	47.2	43.2	39.2	42.7	37.2	37.2	46.7	46.0	45.2	42.	55.9	49.6	44.6	48.8	43.6	55.8	54.3	52.7	
3.	46.2	42.2	38.2	40.7	37.2	36.7	45.7	45.0	44.2	43-49	56.9	50.6	45.6	49.8	44.6	44.6	56.8	55.3	53.7
4.	45.2	41.2	38.2	39.2	35.2	34.7	44.7	44.2	43.2	50.	56.9	49.6	45.6	49.3	43.6	56.8	55.3	53.3	
5.	44.2	40.2	37.2	38.7	34.7	33.7	43.7	43.2	42.2	51.	55.3	48.6	45.6	47.3	42.6	42.6	54.8	53.3	51.8
6.	43.2	40.2	37.2	38.2	34.7	33.2	42.7	42.4	41.7	52.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
7.	42.2	39.2	36.2	37.2	34.2	32.7	41.7	41.4	40.7	7.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
8.	41.2	38.2	36.2	36.2	34.2	32.2	40.7	40.4	39.7	23.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
9-22.	40.2	37.2	35.2	35.7	33.9	32.1	39.7	39.4	38.7	24-25.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
23.	42.2	39.2	36.2	37.2	34.9	33.1	41.7	41.0	40.6	24.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
24-25.	42.8	40.2	36.2	37.8	34.9	33.1	42.5	41.8	41.4	25.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
26.	43.8	41.2	36.2	38.2	35.2	33.1	43.5	42.8	42.2	26.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
27.	44.8	41.2	36.2	38.8	35.2	33.1	44.5	43.8	43.0	27.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
28.	45.8	42.2	37.2	39.8	36.2	33.1	45.5	44.8	44.0	28.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
29.	46.3	43.2	38.2	40.8	37.2	34.2	46.2	45.6	44.8	29.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
30.	48.3	43.2	38.2	42.2	37.2	35.2	48.2	47.2	45.8	30.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
31.	49.3	44.2	39.2	43.2	37.7	35.7	49.2	48.2	46.8	31.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
32.	50.3	45.2	40.2	44.2	38.7	36.7	50.2	49.2	47.8	32.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
33.	51.3	45.2	40.2	45.2	38.7	36.7	51.2	49.8	48.6	33.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
34.	52.3	45.2	40.2	46.2	39.2	37.2	52.2	50.6	49.4	34-49.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
35.	53.3	46.2	41.2	46.8	39.2	38.2	53.2	51.6	50.2	35.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
36.	54.3	46.2	41.2	47.2	40.2	38.7	54.2	52.8	51.2	36.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
37.	54.3	46.2	41.2	47.2	40.2	40.7	54.2	52.8	51.2	37.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
38.	54.3	46.2	41.2	47.2	40.2	40.7	54.2	52.8	51.2	38.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
39.	54.3	47.2	42.2	47.2	41.2	41.2	54.2	52.8	51.2	39.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
40.	54.3	48.2	42.2	47.2	42.2	42.2	54.3	52.8	51.2	40.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
41.	54.3	48.2	42.2	47.2	43.2	42.2	54.3	52.8	51.2	41.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
42.	55.3	49.2	43.2	48.3	43.2	43.2	55.3	53.8	52.2	42.	53.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
43-49.	56.3	50.2	44.2	49.3	44.2	44.2	56.3	54.8	53.2	43-49.	56.3	49.8	45.8	48.8	44.2	44.2	52.8	51.3	50.3
50.	56.3	49.2	44.2	48.8	43.2	43.2	56.3	54.8	53.2	50.	56.3	49.8	45.8	48.8	44.2	44.2	52.8	51.3	50.3
51.	54.8	48.2	44.2	46.8	42.2	42.2	54.3	52.8	51.3	51.	56.3	49.8	45.8	48.8	44.2	44.2	52.8	51.3	50.3
52.	52.8	47.2	42.2	44.8	40.2	40.2	52.3	50.8	49.8	52.	55.3	47.6	43.6	45.3	40.6	40.6	52.8	51.3	50.3
ZONE 6																			
1.	50.4	45.4	41.4	44.4	39.4	39.4	49.9	49.0	47.9	1.	51.0	46.0	42.0	45.0	40.0	40.0	50.5	49.6	48.5
2.	47.4	43.4	39.4	42.9	37.4	37.4	46.9	46.2	45.4	2.	48.0	44.0	40.0	43.5	38.0	38.0	47.5	46.8	46.0
3.	46.4	42.4	38.4	40.9	37.4	36.9	45.9	45.2	44.4	3.	47.0	43.0	39.0	41.5	38.0	38.0	47.5	46.8	45.0
4.	45.4	41.4	38.4	39.4	35.4	34.9	44.9	44.4	43.4	4.	46.0	42.0	39.0	40.0	36.0	36.0	45.5	44.5	44.0
5.	44.4	40.4	37.4	38.9	35.4	33.9	43.9	43.4	42.4	5.	45.0	41.0	38.0	39.5	35.5	35.5	44.5	44.0	43.0
6.	43.4	40.4	37.4	37.4	34.9	33.4	42.9	42.6	41.9	6.	44.0	41.0	38.0	39.0	35.5	34.5	43.5	42.2	41.5
7.	42.4	39.4	36.4	37.4	34.4	32.9	41.9	41.6	40.9	7.	43.0	40.0	37.0	38.0	35.0	33.5	42.5	41.5	40.5
8.	41.4	38.4	36.4	36.4	34.4	32.4	40.9	40.6	39.9	8.	42.0	39.0	37.0	37.0	35.0	33.0	41.5	40.6	40.5
9-22.	40.4	37.4	35.4	35.9	34.1	32.3	39.9	39.6	38.9	9-22.	41.0	38.0	36.0	36.5	34.7	32.9	40.5	40.2	39.5
23.	42.4	39.4	36.4	37.4	35.1	33.3	41.9	41.2	40.8	23.	42.0	39.0	36.0	36.5	34.7	32.9	40.5	40.2	39.5
24-25.	43.0	40.4	36.4	38.0	35.1	33.3	42.7	42.0	41.6	24.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
26.	44.0	41.4	36.4	38.5	35.4	33.3	43.7	43.0	42.4	25.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
27.	45.0	41.4	36.4	39.0	35.4	33.3	44.7	44.0	43.2	26.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
28.	46.0	42.4	37.4	40.0	36.4	33.3	45.7	45.0	44.2	27.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
29.	46.6	43.4	38.4	41.0	37.4	34.4	46.4	45.8	45.0	28.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
30.	48.6	43.4	38.4	42.5	38.9	35.4	48.4	48.0	47.0	29.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
31.	49.6	44.4	39.4	43.5	38.9	35.4	49.5	48.8	47.0	30.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
32.	50.6	45.4	40.4	45.5	39.4	35.4	50.5	50.8	49.6	31.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
33.	51.6	45.4	40.4	46.5	39.4	35.4	51.5	51.8	50.4	32.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
34.	51.6	45.4	41.4	47.0	40.4	35.4	51.5	51.8	50.4	33.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
35.	52.6	45.4	41.4	47.5	40.4	35.4	52.5	53.0	51.4	34.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
36.	53.6	46.4	41.4	47.5	40.4	35.4	53.5	53.0	51.4	35.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
37.	54.6	46.4	41.4	47.5	40.4	35.4	54.5	53.0	51.4	36.	43.0	40.0	37.0	37.0	35.7	33.9	42.5	41.8	41.4
38.	54.6	46.4	41.4	47.5	40.4	35.4	54.5	53.0	51.4	37.	43.								

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TABLE A—MAXIMUM PRICES BEGINNING ON THE FIRST THURSDAY IN JANUARY AND EACH CONSECUTIVE WEEK THEREAFTER—Continued

**ZONE 10—continued**

**ZONE 13—continued**

Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			
	A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III		A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III	
30	49.8	44.2	39.2	43.5	38.2	36.2	49.5	48.4	47.0	6	44.8	41.8	38.8	39.8	36.3	34.8	44.3	44.0	43.3	
31	50.8	45.2	40.2	44.5	38.7	36.7	50.5	49.4	48.0	7	43.8	40.8	37.8	38.8	35.8	34.3	43.3	43.0	42.2	
32	51.8	46.2	41.2	45.5	39.7	37.7	51.5	50.4	49.0	8	42.8	39.8	37.8	37.8	35.8	33.8	42.3	42.0	41.3	
33	52.8	46.2	41.2	46.5	39.7	37.7	52.5	51.1	49.8	9-22	41.8	38.8	36.8	37.3	35.5	33.7	41.5	41.0	40.3	
34	53.8	46.2	41.2	47.5	40.2	38.2	53.5	51.8	50.6	23	43.8	40.8	37.8	38.8	36.5	34.7	43.3	42.6	42.2	
35	54.8	47.2	42.2	48.0	40.2	39.2	54.5	52.8	51.4	24-25	44.8	41.8	37.8	39.8	36.5	34.7	44.3	43.6	43.2	
36	55.8	47.2	42.2	48.5	41.2	39.7	55.5	54.0	52.4	26	45.8	42.8	37.8	40.2	36.8	34.7	45.3	44.6	44.1	
37	55.8	47.2	42.2	48.5	41.2	40.2	55.5	54.0	52.4	27	46.8	42.8	37.8	40.8	36.8	34.7	46.3	45.6	44.8	
38	55.8	47.2	42.2	48.5	41.7	41.2	55.5	54.0	52.4	28	47.8	43.8	38.8	41.8	37.8	34.7	47.3	46.6	45.8	
39	55.8	48.2	43.2	48.5	42.2	42.2	55.5	54.0	52.4	29	48.7	44.8	39.8	42.8	38.8	35.8	48.2	47.6	46.8	
40	55.8	49.2	43.2	48.5	43.2	43.2	55.5	54.0	52.4	30	50.7	44.8	39.8	44.2	38.8	36.8	50.2	49.2	47.8	
41	55.8	49.2	43.2	48.5	43.2	43.2	55.5	54.0	52.4	31	51.7	45.8	40.8	45.2	39.3	37.3	51.2	50.2	48.8	
42	56.8	50.2	44.2	49.5	44.2	44.2	56.5	55.0	53.4	32	52.7	46.8	41.8	46.2	40.3	38.3	52.2	51.2	49.9	
43-49	57.8	51.2	45.2	50.5	45.2	45.2	57.5	56.0	54.4	33	53.7	46.8	41.8	47.2	40.3	38.3	53.2	51.8	50.0	
50	57.8	50.2	45.2	50.0	44.2	44.2	57.5	56.0	54.0	34	54.7	46.8	41.8	48.2	40.8	38.8	54.2	52.6	51.1	
51	56.0	49.2	45.2	48.0	43.2	43.2	55.5	55.0	52.5	35	55.7	47.8	42.8	48.8	40.8	39.8	55.2	53.6	52.2	
52	54.0	48.2	43.2	46.0	41.2	41.2	53.5	53.0	51.0	36	56.7	47.8	42.8	49.3	41.8	40.3	56.2	54.8	53.2	
ZONE 11																				
1	51.4	46.4	42.4	45.4	40.4	40.4	50.9	50.0	48.9	41-4	52.0	47.0	43.0	46.0	41.0	41.0	51.5	50.6	49.5	
2	48.4	44.4	40.4	43.9	38.4	38.4	47.9	47.2	46.4	42	49.0	45.0	41.0	44.5	39.0	39.0	48.5	47.8	47.0	
3	47.4	43.4	39.4	41.9	38.4	38.4	46.9	46.2	45.4	43	48.0	44.0	40.0	42.5	39.0	38.5	47.5	46.8	46.0	
4	40.4	42.4	39.4	40.4	36.4	35.9	45.9	45.4	44.4	44	47.0	43.0	40.0	41.0	37.0	36.5	46.5	46.0	45.0	
5	45.4	41.4	38.4	39.9	35.9	34.9	44.9	44.4	43.4	45	46.0	42.0	39.0	40.5	36.5	35.5	45.5	45.0	44.0	
6	44.4	41.4	38.4	39.4	35.9	34.4	43.9	43.6	42.9	46	45.0	42.0	39.0	40.0	36.5	35.0	44.5	44.2	43.5	
7	43.4	40.4	37.4	38.4	35.4	35.4	43.9	42.9	41.9	47	44.0	41.0	38.0	39.0	36.0	34.5	43.5	43.2	42.5	
8	42.4	39.4	37.4	37.4	35.4	33.4	41.9	41.6	40.9	49	43.0	40.0	38.0	38.0	36.0	34.0	42.5	42.2	41.5	
9-22	41.4	38.4	36.4	36.9	35.1	33.3	40.9	40.6	39.9	40	45.0	42.0	39.0	37.0	35.7	33.9	41.5	41.2	40.5	
23	45.4	40.4	37.4	38.4	36.1	34.3	42.9	42.2	41.8	41	44.0	41.0	38.0	39.0	36.0	34.5	43.2	42.5	41.8	
24-25	44.2	41.4	37.4	39.2	36.1	34.3	43.8	43.1	42.7	42	45.5	42.0	39.0	40.0	37.5	35.7	42.5	42.2	41.5	
26	45.2	42.4	37.4	39.8	36.4	34.3	44.8	44.1	43.5	43	49.0	45.0	41.0	44.5	39.0	39.0	48.5	47.8	47.0	
27	46.2	42.4	37.4	40.2	36.4	34.3	45.8	45.1	44.3	43	48.0	44.0	40.0	42.5	39.0	38.5	47.5	46.8	46.0	
28	47.2	43.4	38.4	41.2	37.4	34.3	46.8	46.1	45.3	44	47.0	43.0	40.0	41.0	37.0	36.5	46.5	46.0	45.0	
29	48.1	44.4	39.4	42.2	38.4	35.4	47.8	47.0	46.2	45	46.0	42.0	39.0	40.5	36.5	35.5	45.5	45.0	44.0	
30	50.1	44.4	39.4	43.8	38.4	36.4	49.8	48.6	47.2	46	47.0	42.0	39.0	40.0	36.5	35.0	44.5	44.2	43.5	
31	51.1	45.4	40.4	46.4	44.8	38.9	36.9	50.8	49.6	48	47.0	41.0	38.0	39.0	36.0	34.5	43.5	43.2	42.5	
32	52.1	46.4	41.4	45.8	39.9	37.9	51.8	50.6	49.2	48	48.0	40.0	38.0	38.0	36.0	34.0	42.5	42.2	41.5	
33	53.1	46.4	41.4	46.8	39.9	37.9	52.8	51.5	50.0	49	49.0	45.0	41.0	44.5	39.0	39.0	48.5	47.8	47.0	
34	54.1	46.4	41.4	47.8	40.4	38.4	53.8	52.0	50.8	50	49.0	45.0	41.0	44.0	39.0	37.7	43.5	43.2	42.5	
35	55.1	47.4	42.4	48.2	40.4	39.4	54.8	53.0	51.6	50	49.0	47.0	43.0	44.0	39.0	37.7	43.5	43.2	42.5	
36	56.1	47.4	42.4	48.8	41.4	39.9	55.8	54.2	52.6	50	49.0	47.0	43.0	44.0	39.0	37.7	43.5	43.2	42.5	
37	56.1	47.4	42.4	48.8	41.4	40.4	55.8	54.2	52.6	50	49.0	47.0	43.0	44.0	39.0	37.7	43.5	43.2	42.5	
38	56.1	47.4	42.4	48.8	41.4	41.4	55.8	54.2	52.6	50	49.0	47.0	43.0	44.0	39.0	37.7	43.5	43.2	42.5	
39	56.1	48.4	43.4	48.8	42.4	42.4	55.8	54.2	52.6	50	49.0	47.0	43.0	44.0	39.0	37.7	43.5	43.2	42.5	
40	56.1	49.4	43.4	48.8	43.4	43.4	55.8	54.2	52.6	50	49.0	47.0	43.0	44.0	39.0	37.7	43.5	43.2	42.5	
41	56.1	49.4	43.4	48.8	43.4	43.4	55.8	54.2	52.6	50	49.0	47.0	43.0	44.0	39.0	37.7	43.5	43.2	42.5	
42-49	57.1	50.4	44.4	49.8	44.4	44.4	56.8	55.3	53.7	51	53.0	47.0	42.0	46.5	40.5	38.5	52.5	51.4	50.0	
50	58.1	51.4	45.4	50.8	45.4	45.4	57.8	56.3	54.7	53	54.0	47.0	42.0	47.5	40.5	38.5	53.5	52.1	50.8	
51	58.1	50.4	45.4	50.8	44.4	44.4	57.8	56.3	54.7	53	55.0	47.0	42.0	47.5	40.5	38.5	53.5	52.1	50.8	
52	56.3	49.4	45.4	48.8	43.4	43.4	55.8	54.3	52.8	51	53.0	49.0	44.0	46.0	40.5	38.5	53.5	52.1	50.8	
ZONE 12																				
1	51.6	46.6	42.6	45.6	40.6	40.6	51.1	50.2	49.1	40	51.6	47.2	43.2	46.2	41.2	41.2	51.7	50.8	49.7	
2	48.6	44.6	40.6	44.1	38.6	38.6	48.1	47.4	46.6	41	49.0	45.2	41.2	44.7	39.2	39.2	48.0	47.3	46.5	
3	47.6	43.6	39.6	42.1	38.6	38.1	47.1	46.4	45.6	42	48.2	44.2	40.2	42.7	39.2	38.7	47.7	47.0	46.2	
4	46.6	42.6	39.6	40.6	36.6	34.5	45.1	44.4	43.8	43	47.2	43.2	40.2	42.7	39.2	38.7	47.7	47.0	46.2	
5	45.6	41.6	38.6	40.1	36.1	35.1	45.1	44.6	43.6	42	46.2	42.2	39.2	40.7	36.7	35.7	45.7	45.2	44.2	
6	44.6	41.6	38.6	39.6	36.1	34.6	44.1	43.8	42.8	41	45.6	42.2	39.2	40.7	36.7	35.7	45.7	45.2	44.2	
7	43.6	40.6	37.6	38.6	35.6	34.1	43.1	42.8	42.1	41	44.6	41.2	38.2	39.2	36.2	35.7	45.7	45.2	44.2	
8	42.6	39.6	37.6	37.6	35.6	33.6	42.1	41.6	40.6	40	43.6	40.2	37.2	38.2	35.2	34.7	45.7	45.2	44.2	
9-22	41.6	38.6	36.6	37.1	35.3	33.5	41.1	40.8	40.1	40	42.6	39.2	36.2	37.2	34.2	34.7	45.7	45.2	44.2	
23	45.6	40.6	37.6	38.6	36.3	34.5	44.1	43.4	43.0	41	45.6	42.2	39.2	40.7	37.2	34.7	45.7	45.2	44.2	
24-25	44.5	41.6	37.6	39.5	36.3	34.5	44.1	43.4	43.0	42	45.2	41.2	38.2	39.2	36.2	34.7	45.7	45.2	44.2	
26	45.5	42.6	37.6	40.0	36.6	34.5	4													

TABLE A—MAXIMUM PRICES BEGINNING ON THE FIRST THURSDAY IN JANUARY AND EACH CONSECUTIVE WEEK THEREAFTER—Continued

ZONE 16

ZONE 18—continued

Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency		
	A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III		A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III
1	52.4	47.4	43.4	46.4	41.4	41.4	51.9	51.0	49.9	37.	57.0	48.0	43.0	49.5	42.0	41.0	56.5	55.0	53.4
2	49.4	45.4	41.4	44.9	39.4	39.4	48.9	48.2	47.4	38.	57.0	48.0	43.0	49.5	42.5	42.0	56.5	55.0	53.4
3	48.4	44.4	40.4	42.9	39.4	38.9	47.9	47.2	46.4	39.	57.0	49.0	44.0	49.5	43.0	43.0	56.5	55.0	53.4
4	47.4	43.4	40.4	41.4	37.4	36.9	46.9	46.4	45.4	40.	57.0	50.0	44.0	49.5	44.0	44.0	56.5	55.0	53.4
5	46.4	42.4	39.4	40.9	36.9	35.9	45.9	45.4	44.4	41.	57.0	50.0	44.0	49.5	44.0	44.0	56.5	55.0	53.4
6	45.4	42.4	39.4	40.4	36.9	35.4	44.9	44.6	43.9	42.	58.0	51.0	45.0	50.5	45.0	45.0	57.5	56.0	54.4
7	44.4	41.4	38.4	39.4	36.4	34.9	43.9	43.6	42.9	43.	59.0	52.0	46.0	51.5	46.0	46.0	56.5	55.0	54.4
8	43.4	40.4	38.4	38.4	36.4	34.4	42.9	42.6	41.9	41.	58.7	50.8	45.8	50.8	44.8	44.8	58.3	56.8	54.8
9-22	42.4	39.4	37.4	37.9	36.1	34.3	41.9	41.6	40.9	50.	56.8	49.8	45.8	48.8	43.8	43.8	56.3	54.8	53.3
23	44.4	41.4	38.4	37.4	37.1	35.3	43.9	43.2	42.8	52.	54.8	48.8	43.8	46.8	41.8	41.8	52.8	51.8	
24-25	45.5	42.4	38.4	40.5	37.1	35.3	44.9	44.2	43.8	52.	54.8	48.8	43.8	46.8	41.8	41.8	52.8	51.8	
26	46.5	43.4	38.4	41.0	37.4	35.3	45.9	45.2	44.6	53.	54.8	48.8	43.8	46.8	41.8	41.8	52.8	51.8	
27	47.5	43.4	38.4	41.5	37.4	35.3	46.9	46.2	45.4	54.	54.8	48.8	43.8	46.8	41.8	41.8	52.8	51.8	
28	48.5	44.4	39.4	42.5	38.4	35.3	47.9	47.2	46.4	55.	54.8	49.8	44.8	47.8	41.8	41.8	52.8	51.8	
29	49.6	45.4	40.4	43.5	39.4	36.4	49.0	48.3	47.5	56.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
30	51.6	45.4	40.4	45.0	39.4	37.4	51.0	49.9	48.5	57.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
31	52.6	46.4	41.4	46.0	39.9	37.9	52.0	50.9	49.5	58.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
32	53.6	47.4	42.4	47.0	40.9	38.9	53.0	51.9	50.5	59.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
33	54.6	47.4	42.4	48.0	40.9	38.9	54.0	52.6	51.3	60.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
34	55.6	47.4	42.4	49.0	41.4	39.4	55.0	53.3	52.1	61.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
35	56.6	48.4	43.4	49.5	41.4	40.4	56.0	54.3	52.9	62.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
36	57.6	48.4	43.4	50.0	42.4	40.9	57.0	55.5	53.9	63.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
37	57.6	48.4	43.4	50.0	42.4	41.4	57.0	55.5	53.9	64.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
38	57.6	48.4	43.4	50.0	42.9	42.4	57.0	55.5	53.9	65.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
39	57.6	49.4	44.4	50.0	43.4	43.4	57.0	55.5	53.9	66.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
40	57.6	50.4	44.4	50.0	44.4	44.4	57.0	55.5	53.9	67.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
41	57.6	50.4	44.4	50.0	44.4	44.4	57.0	55.5	53.9	68.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
42	58.6	51.4	45.4	51.0	45.4	45.4	58.0	56.5	54.9	69.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
43-49	59.6	52.4	46.4	52.0	46.4	46.4	59.0	57.5	55.9	70.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
50	59.6	51.4	46.4	51.5	45.4	45.4	59.0	57.5	55.5	71.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
51	57.5	50.4	46.4	49.5	44.4	44.4	57.0	55.5	54.0	72.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	
52	55.5	49.4	44.4	47.5	42.4	42.4	55.0	53.5	52.5	73.	54.8	48.8	44.8	47.8	41.8	41.8	52.8	51.8	

ZONES 17, 17A, 17B, 17C

ZONE 19

1	52.6	47.6	43.6	46.6	41.6	41.6	52.1	51.2	50.1	2	51.6	46.6	42.6	45.6	40.6	40.6	51.1	50.2	49.1
2	49.6	45.6	41.6	45.1	39.6	39.6	49.1	48.4	47.6	3	48.6	44.6	40.6	44.1	38.6	38.6	48.1	47.4	46.6
3	48.6	44.6	40.6	43.1	39.6	39.1	48.1	47.4	46.6	4	47.6	43.6	39.6	42.1	38.6	38.6	47.1	46.4	45.6
4	47.6	43.6	40.6	41.6	37.6	37.1	47.1	46.6	45.6	5	46.6	42.6	39.6	40.6	36.6	36.6	46.1	45.6	44.6
5	46.6	42.6	39.6	41.1	37.1	36.1	46.1	45.6	44.6	6	45.6	41.6	38.6	40.1	36.1	36.1	45.1	44.6	43.6
6	45.6	42.6	39.6	40.6	37.1	35.6	45.6	45.1	44.8	7	45.6	41.6	38.6	39.6	36.1	36.1	44.1	43.8	42.7
7	44.6	41.6	38.6	39.6	36.5	35.1	44.1	43.8	43.1	8	43.6	39.6	35.5	39.8	34.1	34.1	43.1	42.8	41.8
8	43.6	40.6	38.6	38.6	36.6	34.6	43.1	42.8	42.1	9	42.6	39.6	35.5	39.8	34.1	34.1	42.1	41.8	40.8
9-22	42.6	39.6	37.6	38.1	36.3	34.5	43.1	42.4	41.8	10.	41.6	39.6	35.5	39.8	34.1	34.1	41.8	40.8	40.8
23	44.6	41.6	38.6	39.6	37.3	35.5	44.1	43.4	43.0	11.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
24-25	45.8	42.6	38.6	40.8	37.3	35.5	45.6	45.2	44.5	12.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
26	46.8	43.6	38.6	41.3	37.6	35.5	46.2	45.5	44.9	13.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
27	47.8	43.6	38.6	41.8	37.6	35.5	47.2	46.5	45.7	14.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
28	48.8	44.6	39.6	42.8	37.8	35.5	48.2	47.5	46.8	15.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
29	49.8	45.6	40.6	44.6	38.8	35.8	49.3	48.6	47.8	16.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
30	50.8	46.6	41.6	45.6	40.8	36.8	50.3	49.6	48.8	17.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
31	51.8	47.6	42.6	47.0	41.1	39.1	51.2	50.5	49.8	18.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
32	52.8	48.6	43.6	48.2	41.1	39.1	51.2	50.8	49.8	19.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
33	53.8	48.6	43.6	49.8	41.6	40.6	51.2	50.6	49.8	20.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
34	54.8	48.6	43.6	50.2	42.6	41.1	51.2	50.8	49.8	21.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
35	55.8	48.6	43.6	50.2	42.6	41.1	51.2	50.8	49.8	22.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
36	56.8	48.6	43.6	50.2	42.6	41.1	51.2	50.8	49.8	23.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7
37	57.8	48.6	43.6	50.2	42.6	41.1	51.2	50.8	49.8	24.	41.6	39.6	35.5	40.6	34.1	34.1	41.4	40.7	40.7</td

## FEDERAL REGISTER, Saturday, October 7, 1944

TABLE A—MAXIMUM PRICES BEGINNING ON THE FIRST THURSDAY IN JANUARY AND EACH CONSECUTIVE WEEK THEREAFTER—Continued

ZONE 21—continued

ZONE 24

Consecutive weeks	Consumer grades, sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			Consecutive weeks	Consumer grades, sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			
	A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III		A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III	
23	43.2	40.2	37.2	38.2	35.9	34.1	42.7	42.0	41.6	1	50.8	45.8	41.8	44.8	39.8	39.8	50.3	49.4	48.3	
24	44.0	41.2	37.2	39.0	35.9	34.1	43.6	42.9	41.2	2	47.8	43.8	39.8	43.3	37.8	37.8	47.3	46.6	45.8	
25	44.2	41.4	37.4	39.2	36.1	34.1	43.8	43.1	42.7	3	46.8	42.8	38.8	41.3	37.8	37.3	46.3	45.6	44.8	
26	45.2	42.4	37.4	39.8	36.4	34.1	44.8	44.1	43.5	4	45.8	41.8	38.8	39.8	35.8	35.3	45.3	44.8	43.8	
27	46.2	42.4	37.4	40.2	36.4	34.1	45.8	45.1	44.3	5	44.8	40.8	37.8	39.3	35.3	34.3	44.3	43.8	42.8	
28	47.2	43.4	38.4	41.2	37.4	34.3	46.8	46.1	45.3	6	43.8	40.8	37.8	38.8	35.3	33.8	43.3	43.0	42.3	
29	48.1	44.4	39.4	42.2	38.4	35.4	47.8	47.0	46.2	7	42.8	39.8	36.8	37.8	34.8	33.3	42.3	42.0	41.3	
30	50.1	44.4	39.4	43.8	38.4	36.4	49.8	48.6	47.2	8	41.8	38.8	36.8	36.8	34.8	32.8	41.3	41.0	40.3	
31	51.1	45.4	40.4	44.8	38.9	36.9	49.6	49.6	48.2	9-22	40.8	37.8	35.8	36.3	34.5	32.7	40.3	40.0	39.3	
32	52.1	46.4	41.4	45.8	41.4	39.8	37.9	37.9	36.5	23	42.8	39.8	36.8	37.8	35.8	33.7	42.3	41.6	40.9	
33	53.1	46.4	41.4	46.8	41.4	39.9	37.9	37.9	36.5	24	43.5	40.8	36.8	38.5	35.5	33.7	43.2	42.5	41.1	
34	54.1	46.4	41.4	47.8	40.4	38.4	53.8	52.0	50.0	25	43.8	41.0	37.0	38.8	35.7	33.7	43.4	42.7	42.3	
35	55.1	47.4	42.4	48.2	40.4	39.4	54.8	53.0	51.6	26	45.0	42.2	37.2	39.5	36.2	33.7	44.6	43.9	43.3	
36	56.1	47.4	42.4	48.8	41.4	39.9	55.8	54.2	52.6	27	46.0	42.2	37.2	40.0	36.2	33.7	45.6	44.9	44.1	
37	56.1	47.4	42.4	48.8	41.4	40.4	55.8	54.2	52.6	28	47.0	43.2	38.2	41.0	37.2	34.1	46.6	45.9	45.1	
38	56.1	47.4	42.4	48.8	41.4	41.0	55.8	54.2	52.6	29	47.8	44.2	39.2	42.0	38.2	35.2	47.5	46.8	46.0	
39	56.1	48.4	43.4	48.8	42.4	42.4	55.8	54.2	52.6	30	49.8	44.2	39.2	43.5	38.5	35.7	48.4	47.7	47.0	
40	56.1	49.4	43.4	48.8	43.4	43.4	55.8	54.2	52.6	31	50.8	45.2	40.2	44.5	38.7	35.7	49.4	48.0	47.3	
41	56.1	49.4	43.4	48.8	43.4	43.4	55.8	54.2	52.6	32	51.8	46.2	41.2	45.5	39.7	35.7	50.4	49.0	48.3	
42	57.1	50.4	44.4	49.8	44.4	44.4	56.8	55.3	53.7	33	52.8	46.2	41.2	46.5	39.7	35.7	52.5	51.1	49.8	
43-49	58.1	51.4	45.4	50.8	45.4	45.4	57.8	56.3	54.7	34	53.8	46.2	41.2	47.5	40.2	36.2	53.5	51.8	50.6	
50	57.8	52.4	45.2	50.0	44.2	44.2	57.5	56.0	54.0	35	54.8	47.2	42.2	48.0	40.2	36.2	54.5	52.8	51.4	
51	56.0	49.2	45.2	48.0	43.2	43.2	55.5	54.0	52.5	36	55.8	47.2	42.2	48.5	41.2	36.2	55.5	54.0	52.4	
52	54.0	48.2	43.2	46.0	41.2	41.2	53.5	52.0	51.0	37	55.8	47.2	42.2	48.5	41.2	36.2	54.5	53.8	52.4	

ZONE 22

ZONE 25

1	51.0	46.0	42.0	45.0	40.0	40.0	50.5	49.6	48.5	1	50.6	45.6	41.6	44.6	39.6	39.6	50.1	49.2	48.1
2	48.0	44.0	40.0	43.5	38.0	38.0	47.5	46.8	46.0	2	47.6	43.6	39.6	43.1	37.6	36.7	47.1	46.4	45.6
3	47.0	43.0	39.0	41.5	38.0	38.0	37.5	46.5	45.8	3	46.6	42.6	38.6	41.1	37.6	37.1	46.1	45.4	44.6
4	46.0	42.0	39.0	40.0	36.0	36.0	35.5	45.5	45.0	4	45.6	41.6	38.6	39.6	35.6	35.1	45.1	44.6	43.0
5	45.0	41.0	38.0	39.5	35.5	35.5	34.5	44.5	44.0	5	44.6	40.6	37.6	39.1	35.1	34.1	44.1	43.6	42.6
6	44.0	41.0	38.0	39.0	35.5	35.5	34.0	43.5	43.2	6	43.6	40.6	37.6	38.6	35.1	33.6	43.1	42.8	42.1
7	43.0	40.0	37.0	38.0	35.0	35.0	33.5	42.5	42.2	7	42.6	39.6	36.5	37.6	34.6	33.1	42.1	41.8	41.1
8	42.0	39.0	37.0	37.0	35.0	35.0	33.0	41.5	41.2	9-22	41.6	38.6	36.5	36.6	32.6	32.6	41.1	40.8	40.1
9-22	41.0	38.0	36.0	36.5	34.7	34.7	32.9	40.5	40.2	23	40.6	37.6	35.6	36.1	34.3	32.5	40.1	39.8	39.1
23	43.0	40.0	37.0	38.0	35.7	35.7	33.9	43.4	42.7	24	42.6	39.6	36.5	37.6	35.3	33.5	42.1	41.4	41.0
24	43.8	41.0	37.0	38.8	35.7	35.7	33.9	43.4	42.7	25	43.2	40.6	36.5	38.2	35.3	33.5	42.3	41.9	41.0
25	44.0	41.2	37.2	39.0	35.9	35.9	33.9	43.6	42.9	26	44.5	40.8	36.8	38.5	35.5	33.5	43.2	42.5	41.2
26	45.2	42.4	37.4	39.8	36.4	36.4	33.9	44.8	44.1	27	45.6	41.6	38.6	39.6	35.6	35.1	44.6	44.0	43.0
27	46.2	42.4	37.4	40.2	36.4	36.4	33.9	45.8	45.1	28	44.6	40.6	37.6	39.1	35.1	34.1	44.1	43.6	42.6
28	47.2	43.4	38.4	41.2	37.4	37.4	34.3	46.8	46.1	29	43.6	40.6	37.6	37.6	35.1	34.1	43.8	43.5	42.8
29	48.1	44.4	39.4	42.2	38.4	38.4	34.3	47.8	47.0	30	42.6	40.6	37.6	38.2	35.3	34.1	43.5	43.2	42.5
30	50.1	44.4	39.4	43.8	38.4	38.4	36.4	49.8	48.6	31	43.6	40.6	37.6	38.2	35.3	34.1	43.8	43.5	42.8
31	51.1	45.4	40.4	44.8	38.9	38.9	36.9	50.8	49.6	32	44.6	41.6	38.6	39.5	36.5	35.2	44.2	43.9	43.1
32	52.1	46.4	41.4	45.8	41.4	41.4	37.9	51.8	50.6	33	45.6	42.6	39.6	40.5	37.5	36.2	45.2	44.8	44.6
33	53.1	46.4	41.4	46.8	39.9	39.9	37.9	52.8	51.4	34	46.6	43.6	40.6	41.5	38.5	35.2	45.8	45.5	45.2
34	54.1	46.4	41.4	47.8	40.4	38.4	34.3	48.8	48.0	35	47.6	44.6	41.6	42.5	39.5	36.2	46.8	46.5	46.2
35	55.1	47.4	42.4	48.2	40.4	39.4	34.8	54.8	53.0	36	48.6	45.6	42.6	43.5	40.5	37.2	47.8	47.5	47.2
36	56.1	47.4	42.4	48.8	41.4	41.4	40.4	55.8	54.2	37	49.6	46.6	43.6	44.5	41.5	38.2	48.8	48.5	48.2
37	56.1	47.4	42.4	48.8	41.4	41.4	40.4	55.8	54.2	38	47.0	43.2	38.2	41.0	37.2	34.1	46.6	45.9	45.1
38	56.1	47.4	42.4	48.8	41.9	41.4	40.8	55.8	54.2	39	47.8	44.2	39.2	42.0	38.2	35.2	47.5	46.8	46.0
39	56.1	48.4	43.4	48.8	42.4	42.4	40.8	55.8	54.2	40	49.8	44.2	39.2	43.5	38.2	36.2	49.5	48.4	47.0
40	56.1	49.4	43.4	48.8	43.4	43.4	40.8	55.8	54.2	41	50.8	45.2	40.2	44.5	38.7	36.7	50.5	49.4	48.

TABLE A—MAXIMUM PRICES BEGINNING ON THE FIRST THURSDAY IN JANUARY AND EACH CONSECUTIVE WEEK THEREAFTER—Continued

ZONE 26—continued

**ZONE 29—continued**

## FEDERAL REGISTER, Saturday, October 7, 1944

TABLE A—MAXIMUM PRICES BEGINNING ON THE FIRST THURSDAY IN JANUARY AND EACH CONSECUTIVE WEEK THEREAFTER—Continued

ZONE 32

ZONE 34—continued

Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			
	A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III		A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III	
1.	50.0	45.0	41.0	44.0	39.0	39.0	49.5	48.6	47.5	38.	54.6	46.4	41.4	47.5	40.9	40.4	54.5	53.0	51.4	
2.	47.0	43.0	39.0	42.5	37.0	37.0	46.5	45.8	45.0	39.	54.6	47.4	42.4	47.5	41.4	41.4	54.5	53.0	51.4	
3.	46.0	42.0	38.0	40.5	37.0	36.5	45.5	44.8	44.0	40.	54.6	48.4	42.4	47.5	42.4	42.4	54.5	53.0	51.4	
4.	45.0	41.0	38.0	39.0	35.0	34.5	44.5	44.0	43.0	41.	54.6	48.4	42.4	47.5	42.4	42.4	54.5	53.0	51.4	
5.	44.0	40.0	37.0	38.5	34.5	33.5	43.5	42.0	42.0	42.	55.6	49.4	43.4	48.5	43.4	43.4	55.5	54.0	52.4	
6.	43.0	40.0	37.0	38.0	34.5	33.0	42.5	42.2	41.5	43.	56.6	50.4	44.4	49.5	44.4	44.4	56.5	55.0	53.4	
7.	42.0	39.0	36.0	37.0	34.0	32.5	41.5	41.2	40.5	40.	56.0	49.0	44.0	48.5	43.0	43.0	56.0	54.5	52.5	
8.	41.0	38.0	36.0	36.0	34.0	32.0	40.5	40.2	39.5	41.	54.5	48.0	44.0	46.5	42.0	42.0	54.0	52.5	51.0	
9-22	40.0	37.0	35.0	35.5	33.7	31.9	39.5	39.2	38.5	39.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
23.	42.0	39.0	36.0	37.0	34.7	32.9	41.5	40.8	40.4	40.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
24.	42.5	40.0	36.0	37.5	34.7	32.9	42.3	41.6	41.2	41.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
25.	43.0	40.4	36.4	38.4	35.1	32.9	42.7	42.0	41.6	41.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
26.	44.5	41.8	36.8	39.0	35.8	33.0	42.9	43.5	42.9	42.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
27.	45.8	42.0	37.0	39.8	36.0	33.3	45.4	45.7	44.9	43.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
28.	46.8	43.0	38.0	40.8	37.0	33.9	46.4	45.7	44.9	44.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
29.	47.5	44.0	39.0	41.8	38.0	35.0	47.2	46.6	45.8	45.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
30.	49.5	44.0	39.0	43.2	38.0	36.0	49.2	48.2	46.8	46.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
31.	50.5	45.0	40.0	44.2	39.5	36.5	50.2	49.2	47.8	47.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
32.	51.5	46.0	41.0	45.0	42.0	39.5	51.2	50.2	48.8	48.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
33.	52.5	46.0	41.0	46.0	42.0	39.5	52.5	51.2	49.8	49.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
34.	53.5	46.0	41.0	47.2	42.0	38.0	53.2	51.6	50.4	50.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
35.	54.5	47.0	42.0	47.8	40.0	39.0	54.2	52.6	51.2	51.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
36.	55.5	47.0	42.0	48.2	41.0	39.5	55.2	53.8	52.2	52.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
37.	55.5	47.0	42.0	48.2	41.0	40.0	55.2	53.8	52.2	52.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
38.	55.5	47.0	42.0	48.2	41.0	41.0	55.2	53.8	52.2	52.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
39.	55.5	48.0	43.0	49.2	42.0	42.0	55.2	53.8	52.2	52.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
40.	55.5	49.0	43.0	48.3	43.0	43.0	55.3	53.8	52.2	52.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
41.	55.5	49.0	43.0	48.3	43.0	43.0	55.3	53.8	52.2	52.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
42.	56.5	50.0	44.0	49.3	44.0	44.0	56.3	54.8	53.2	52.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
43-49	57.5	51.0	45.0	50.3	45.0	45.0	57.3	55.8	54.2	52.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
50.	56.9	49.6	44.6	49.3	43.6	43.6	56.8	55.3	53.3	52.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
51.	54.5	48.0	44.0	46.5	42.0	42.0	54.0	52.5	51.5	51.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	
52.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	52.	52.5	47.0	42.0	44.5	40.0	40.0	52.0	50.5	49.5	

ZONE 33

ZONE 35

Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			Consecutive weeks	Consumer grades sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			
	A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III		A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III	
1.	50.0	45.2	41.2	44.2	39.2	39.2	49.7	48.8	47.7	38.	49.6	44.6	40.6	43.6	38.6	38.6	49.1	48.2	47.1	
2.	47.2	43.2	39.2	42.7	37.2	37.2	46.7	46.0	45.2	46.	46.6	42.6	38.6	42.1	36.6	36.6	46.1	45.4	44.6	
3.	46.2	42.2	38.2	40.7	37.2	36.7	45.7	45.0	44.2	44.	44.6	41.6	37.6	40.1	36.6	36.1	45.1	44.4	43.6	
4.	45.2	41.2	38.2	39.2	35.2	34.7	44.7	44.2	43.2	43.	44.6	41.6	37.6	40.1	36.6	36.1	45.1	44.4	43.6	
5.	44.2	40.2	37.2	38.7	34.7	33.7	43.7	43.2	42.2	42.	44.6	41.6	37.6	40.1	36.6	36.1	45.1	44.4	43.6	
6.	43.2	40.2	37.2	38.2	34.7	33.2	42.7	42.4	41.7	41.	44.6	41.6	37.6	40.1	36.6	36.1	45.1	44.4	43.6	
7.	42.2	39.2	36.2	37.2	34.2	32.7	41.7	41.4	40.7	40.	44.6	41.6	37.6	40.1	36.6	36.1	45.1	44.4	43.6	
8.	41.2	38.2	36.2	37.2	34.0	32.0	40.8	40.2	39.5	39.	44.6	41.6	37.6	40.1	36.6	36.1	45.1	44.4	43.6	
9-22	40.2	37.0	35.0	35.5	33.7	31.9	39.5	39.2	38.5	38.	44.6	41.6	37.6	40.1	36.6	36.1	45.1	44.4	43.6	
23.	42.0	39.0	36.0	37.0	34.7	32.9	41.5	40.8	40.4	40.	44.6	41.6	37.6	40.1	36.6	36.1	45.1	44.4	43.6	
24.	42.5	40.0	36.0	37.5	34.7	32.9	42.3	41.6	41.2	41.	44.6	41.6	37.6	40.1	36.6	36.1	45.1	44.4	43.6	
25.	42.8	40.2	36.2	37.8	34.9	32.9	42.5	41.8	41.4	41.	44.6	41.6	37.6	40.1	36.6	36.1	45.1	44.4	43.6	
26.	44.0	41.4	36.4	38.5	35.4	32.9	43.7	43.0	42.3	42.	44.6	41.6	37.6	40.1	36.6	36.1	45.1	44.4	4	

TABLE A—MAXIMUM PRICES BEGINNING ON THE FIRST THURSDAY IN JANUARY AND EACH CONSECUTIVE WEEK THEREAFTER—Continued

ZONE 37—continued

ZONE 40

Consecutive weeks	Consumer grades, sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			Consecutive weeks	Consumer grades, sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			
	A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III		A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III	
24	42.2	39.8	35.8	37.2	34.5	32.7	42.1	41.4	41.0	1	49.8	44.8	40.8	43.8	38.8	38.8	40.3	48.4	47.3	
25	42.5	40.0	36.0	37.5	34.7	32.7	42.3	41.6	41.2	2	46.8	42.8	38.8	42.3	36.8	36.8	46.3	45.6	45.8	
26	43.8	41.2	36.2	38.2	35.2	32.7	43.5	42.8	42.2	3	45.8	41.8	37.8	40.3	36.8	36.3	45.3	44.6	43.8	
27	44.8	41.2	36.2	38.8	35.2	32.7	44.5	43.8	43.0	4	44.8	40.8	37.8	38.8	34.8	34.3	44.3	43.8	42.8	
28	45.8	42.2	37.2	39.8	36.2	33.1	45.5	44.8	44.0	5	43.8	39.8	36.8	38.3	34.3	33.3	43.3	42.8	41.8	
29	46.3	43.2	38.2	40.8	37.2	34.2	46.2	45.6	44.8	6	42.8	39.8	36.8	37.8	34.3	32.8	42.3	42.0	41.3	
30	48.3	43.2	38.2	42.2	37.2	35.2	48.2	47.2	45.8	7	41.8	38.8	35.8	36.8	33.8	32.3	41.3	41.0	40.3	
31	49.3	44.2	39.2	43.2	37.7	35.7	49.2	48.2	46.8	8	40.8	37.8	35.8	35.8	31.8	30.3	40.3	39.0	38.3	
32	50.3	45.2	40.2	44.2	38.7	36.7	50.2	49.2	47.8	9-22	39.8	36.8	34.8	35.3	33.5	31.7	39.3	39.0	38.3	
33	51.3	45.2	40.2	45.2	38.7	36.7	51.2	49.8	48.6	23	41.8	38.8	35.8	36.8	34.5	32.7	41.3	40.6	40.2	
34	52.3	45.2	40.2	46.2	39.2	37.2	52.2	50.6	49.4	24	42.8	40.2	36.2	37.8	34.9	32.7	42.5	41.8	41.4	
35	53.3	46.2	41.2	46.8	39.2	38.2	53.2	51.6	50.2	25	43.2	40.6	36.6	38.2	35.3	32.7	43.0	42.3	41.9	
36	54.3	46.2	41.2	47.2	40.2	38.7	54.2	52.8	51.2	26	44.8	42.0	37.0	39.2	36.0	33.1	44.4	43.7	43.1	
37	54.3	46.2	41.2	47.2	40.2	39.2	54.2	52.8	51.2	27	46.0	42.2	37.2	40.0	36.2	33.5	45.6	44.9	44.1	
38	54.3	46.2	41.2	47.2	40.7	40.2	54.2	52.8	51.2	28	47.0	43.2	38.2	41.0	37.2	34.1	46.6	45.9	45.1	
39	54.3	47.2	42.2	47.2	41.2	41.2	54.2	52.8	51.2	29	47.8	44.2	39.2	42.0	35.2	34.5	47.5	46.8	46.0	
40	54.3	48.2	42.2	47.3	42.2	42.2	54.3	52.8	51.2	30	49.8	44.2	39.2	43.5	38.2	36.2	49.5	48.4	47.0	
41	54.3	48.2	42.2	47.3	42.2	42.2	54.3	52.8	51.2	31	50.8	45.2	40.2	44.5	38.7	36.7	50.5	49.4	48.0	
42	55.3	49.2	43.2	48.3	43.2	43.2	55.3	53.8	52.2	32	51.8	46.2	41.2	45.5	39.7	37.7	51.5	50.4	49.0	
43-49	56.3	50.2	44.2	49.3	44.2	44.2	56.3	54.8	53.2	33	52.8	46.2	41.2	46.5	39.7	37.7	52.5	51.1	49.8	
50	55.7	48.8	43.8	48.3	42.8	42.8	55.7	54.3	52.3	34	53.8	46.2	41.2	47.5	38.5	36.5	51.8	50.6	50.6	
51	54.3	47.8	43.8	46.3	41.8	41.8	53.8	52.3	50.8	35	56.8	47.2	42.2	48.5	41.2	39.7	55.5	54.0	52.4	
52	52.3	46.8	41.8	44.3	39.8	39.8	51.8	50.3	49.3	36	52.3	48.2	43.2	48.5	42.2	42.2	55.5	54.0	52.4	

ZONE 38

ZONE 41

1	49.8	44.8	40.8	43.8	38.8	38.8	49.3	48.4	47.3	1	49.8	44.8	40.8	43.8	38.8	38.8	49.3	48.4	47.3
2	46.8	42.8	38.8	42.3	36.8	36.8	46.3	45.6	44.8	2	46.8	42.8	38.8	42.3	36.8	36.8	46.3	45.6	44.8
3	45.8	41.8	37.8	40.3	36.8	36.3	45.3	44.6	43.8	4	45.8	41.8	37.8	40.3	36.8	36.3	45.3	44.6	43.8
4	44.8	40.8	37.8	38.8	34.8	34.3	44.3	43.8	42.8	5	44.8	40.8	37.8	38.8	34.8	34.3	44.3	43.8	42.8
5	43.8	39.8	36.8	38.3	34.3	33.3	43.3	42.8	41.8	6	43.8	39.8	36.8	37.8	34.3	33.3	42.8	41.8	41.3
6	42.8	39.8	36.8	37.8	34.3	32.8	42.3	42.3	40.6	7	41.8	38.8	35.8	36.8	33.8	32.3	41.3	41.0	40.3
7	41.8	38.8	35.8	35.8	33.8	32.3	41.3	41.0	40.3	8	40.8	37.8	35.8	35.8	33.8	31.8	40.3	40.1	39.3
9-22	39.8	36.8	34.8	35.3	33.5	31.7	39.3	39.0	38.3	23	39.8	36.8	34.8	35.3	33.5	31.7	39.3	39.0	38.3
23	41.8	38.8	35.8	36.8	34.5	32.7	41.3	40.6	40.2	24	42.8	38.8	35.8	36.8	34.5	32.7	41.3	40.6	40.2
24	42.2	39.8	35.8	37.2	34.5	32.7	42.1	41.4	41.0	25	42.8	40.2	36.2	37.8	34.9	32.7	42.5	41.8	41.4
25	42.8	40.2	36.2	37.8	34.9	32.7	42.5	41.8	41.4	26	43.2	40.6	36.6	38.2	35.3	32.7	43.0	42.3	41.9
26	44.2	41.6	36.6	38.8	35.6	32.7	44.0	43.3	42.7	27	44.8	41.8	37.8	38.8	34.8	33.3	44.4	43.7	43.1
27	45.2	41.6	36.6	39.2	35.6	33.1	45.0	44.3	43.5	28	46.2	42.4	37.4	40.2	36.4	33.7	45.8	45.1	44.3
28	46.2	42.6	37.6	40.2	36.6	33.5	46.0	45.3	44.5	29	47.2	43.4	38.4	41.2	37.4	34.3	46.8	46.1	45.3
29	46.9	43.6	38.6	41.2	37.6	34.6	46.8	47.6	46.2	30	48.2	44.4	39.4	42.2	38.4	35.4	47.8	47.0	46.2
30	48.9	43.6	38.6	42.8	37.6	35.6	48.8	47.6	46.2	31	49.8	44.4	39.4	42.2	38.4	36.4	48.6	47.2	46.2
31	49.9	44.6	39.6	43.8	38.1	36.1	49.8	48.6	47.2	32	50.8	45.4	40.4	42.2	38.4	36.9	49.6	48.2	47.2
32	50.9	45.6	40.6	44.8	39.1	37.1	51.8	50.4	49.0	33	51.8	45.4	40.4	44.8	39.9	36.9	50.8	49.6	48.2
33	51.9	45.6	40.6	46.8	39.6	37.6	52.8	51.0	49.8	34	52.1	46.4	41.4	44.8	39.9	37.9	50.6	49.2	48.2
34	52.9	46.6	41.6	47.2	39.6	38.6	53.8	52.0	50.6	35	53.1	46.4	41.4	44.8	39.9	37.9	51.4	50.0	49.0
35	53.9	46.6	41.6	47.2	39.6	38.6	53.8	52.0	50.6	36	54.1	46.4	41.4	44.8	39.9	37.9	52.8	51.4	50.0
36	54.9	46.6	41.6	47.8	40.6	39.1	54.8	53.2	51.6	37	55.1	46.6	41.6	44.8	40.4	38.4	53.8	52.0	50.8
37	54.9	46.6	41.6	47.8	40.6	39.6	54.8	53.2	51.6	38	55.1	47.6	42.4	44.8	40.4	38.4	54.2	51.6	52.6
38	54.9	47.6	42.6	47.8	42.6	42.6	54.8	53.3	51.7	39	56.1	47.4	42.4	44.8	41.9	41.4	55.8	54.2	52.6
39	55.9	48.6	42.6	47.8	42.6	42.6	54.8	53.3	51.7	40	56.1	49.4	43.4	44.8	42.4	42.4	55.8	54.2	52.6
40	55.9	49.6	43.6	48.8	43.6	43.6	55.8	54.3	52.7	41	56.1	49.4	43.4	44.8	43.4	43.4	55.8	54.3	52.7
41	56.9	50.6	44.6	49.8	44.6	44.6	56.8	55.3	53.7	42	57.1	50.4	44.4	49.8	45.4	45.4	56.3	54.7	53.7
42	56.9	50.6	44.6	49.8	43.2	43.2	56.3	54.8	52.8	43	57.2	49.8	44.8	49.5	43.8	43.8	57.0	55.5	53.5
43-49	56.9	50.6	44.6	49.8															

TABLE A—MAXIMUM PRICES BEGINNING ON THE FIRST THURSDAY IN JANUARY AND EACH CONSECUTIVE WEEK THEREAFTER—Continued

ZONE 42—continued

ZONE 44

Consecutive weeks	Consumer grades, sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency			Consecutive weeks	Consumer grades, sold to independent retailers			Wholesale grades sold to first receivers			Procurement grades sold to Government agency		
	A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III		A	B	C	Extras 1 and 2	Standards 1 and 2	Current receipts	I	II	III
39	56.1	48.4	43.4	48.8	42.4	42.4	55.8	54.2	52.6	1	51.6	46.6	42.6	45.6	40.6	51.1	50.2	49.1	
40	56.1	49.4	43.4	48.8	43.4	43.4	55.8	54.3	52.7	2	48.6	44.6	40.6	44.1	38.6	48.1	47.4	46.6	
41	56.1	49.4	43.4	48.8	43.4	43.4	55.8	54.3	52.7	3	47.6	43.6	39.6	42.1	38.6	47.1	46.4	45.6	
42	57.1	50.4	44.4	49.8	44.4	44.4	56.8	55.3	53.7	4	46.6	42.6	39.6	40.6	36.6	46.1	45.6	44.6	
43-49	58.1	51.4	45.4	50.8	45.4	45.4	57.8	56.3	54.7	5	45.6	41.6	38.6	40.1	36.1	51.1	45.1	43.6	
50	57.5	50.0	45.0	49.8	44.0	44.0	57.3	55.8	53.8	6	44.6	41.6	38.6	39.6	36.1	44.1	43.8	43.1	
51	55.0	48.4	44.4	47.0	42.4	42.4	54.5	53.0	51.5	7	43.6	40.6	37.6	38.6	35.6	34.1	42.8	42.1	
52	53.0	47.4	42.4	45.0	40.4	40.4	52.5	51.0	50.0	8	42.6	39.6	37.6	37.6	35.0	42.1	41.8	41.1	
										9-22	41.6	38.6	36.6	37.1	35.3	41.1	40.8	40.1	
										23	43.6	40.6	37.6	38.6	36.3	34.5	43.1	42.0	
										24	44.5	41.6	37.6	39.5	36.3	34.5	44.1	43.0	
										25	44.8	41.8	37.8	39.8	36.5	34.5	44.3	43.2	
										26	46.0	43.0	38.0	40.5	37.0	34.5	45.5	44.2	
										27	47.0	43.0	38.0	41.0	37.0	34.5	46.5	45.0	
										28	48.0	44.0	39.0	42.0	38.0	34.9	47.5	46.0	
										29	49.0	45.0	40.0	43.0	39.0	36.0	48.5	47.8	
										30	51.0	45.0	40.0	44.5	39.0	37.0	50.5	49.4	
										31	52.0	46.0	41.0	45.5	39.5	37.5	51.5	50.4	
										32	53.0	47.0	42.0	46.5	40.5	38.5	52.5	50.0	
										33	54.0	47.0	42.0	47.5	40.5	38.5	53.5	50.8	
										34	55.0	47.0	42.0	48.5	41.0	39.0	54.5	52.8	
										35	56.0	48.0	43.0	49.0	41.0	40.0	55.5	52.4	
										36	57.0	48.0	43.0	49.5	42.0	40.5	56.5	53.4	
										37	57.0	48.0	43.0	49.5	42.0	41.0	56.5	53.4	
										38	57.0	48.0	43.0	49.5	42.5	42.0	56.5	53.4	
										39	57.0	49.0	44.0	49.5	43.0	43.0	56.5	53.4	
										40	57.0	50.0	44.0	49.5	44.0	44.0	56.5	53.4	
										41	57.0	50.0	44.0	49.5	44.0	44.0	56.5	53.4	
										42	58.0	51.0	45.0	50.5	45.0	45.0	57.5	54.4	
										43-49	59.0	52.0	46.0	51.5	46.0	46.0	58.5	55.4	
										50	58.4	50.6	45.6	50.5	44.6	44.6	56.5	54.5	
										51	56.5	49.6	45.6	48.5	43.6	43.6	54.5	53.0	
										52	54.5	48.6	43.6	46.5	41.6	54.0	52.5	51.5	

This amendment shall become effective October 19, 1944.

Issued this 6th day of October 1944.

CHESTER BOWLES,  
Administrator

[F. R. Doc. 44-15476; Filed, Oct. 6, 1944; 11:34 a. m.]

**Notices****FEDERAL POWER COMMISSION.**

[Docket Nos. G-553, G-558; G-565; G-575]

KENTUCKY NATURAL GAS CORP., ET AL.

ORDER CONSOLIDATING PROCEEDINGS AND  
FIXING DATE OF HEARING

OCTOBER 3, 1944.

In the matters of Kentucky Natural Gas Corp., Docket Nos. G-553 and G-558; Louisville Gas and Electric Co., Docket No. G-565; and Tennessee Natural Gas Lines, Inc., Docket No. G-575.

Upon consideration of the following applications filed by Kentucky Natural Gas Corporation for certificates of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended:

(a) Application filed June 2, 1944, in Docket No. G-553 for authority to remove one 100-horsepower engine from the Oaktown, Indiana, compressing station and one 100-horsepower engine from the Niagara, Kentucky, compressing station and install the two engines so removed in the Terre Haute, Indiana, compressing station, thereby increasing

**TITLE 49—TRANSPORTATION AND RAILROADS**

## Chapter I—Interstate Commerce Commission

## PART 95—CAR SERVICE

[Rev. S. O. 153]

## PEDDLING GRAPES FROM CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 5th day of October, A. D. 1944

It appearing, that the holding of railroad freight cars for peddling of wine or juice grapes is resulting in detention and is delaying unduly the use of such cars; in the opinion of the Commission an emergency exists requiring immediate action to prevent a shortage of equipment and congestion of traffic; it is ordered, that:

*Peddling from railroad freight cars—*  
(a) *Definition.* As used in this section "car peddling" means the unloading or removal from a railroad freight car of a lot or quantity of less than 100 containers of wine or juice grapes for transfer of either possession or title to either a wholesaler, retailer, or consumer.(b) *Car peddling prohibited.* No common carrier by railroad subject to the

Interstate Commerce Act shall allow or permit car peddling from any railroad freight car or cars.

(c) *Application.* The provisions of this order shall apply to intrastate as well as interstate traffic. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, that this order shall become effective at 12:01 a. m., October 7, 1944, and shall vacate and supersede Service Order No. 153 on the effective date hereof; that a copy of this order and direction shall be served upon each State Commission and upon the Association of American Railroads Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL] W. P. BARTEL,  
Secretary.[F. R. Doc. 44-15463; Filed, Oct. 6, 1944;  
10:44 a. m.]

the horsepower at the latter station from 200 horsepower to 400 horsepower;

(b) Application filed June 24, 1944, and supplement thereto filed August 18, 1944, in Docket No. G-558, for authority to construct and operate approximately 18 miles of 16-inch pipe line extending from Russellville, Kentucky, in a southerly direction to a proposed point of interconnection with the pipe line of the Tennessee Gas and Transmission Company, now under construction;

Upon consideration of the application filed August 11, 1944, by Louisville Gas and Electric Company, in Docket No. G-565 for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, to authorize the construction and operation of the following-described facilities:

(i) 62 miles of 8-inch and 3 miles of 12-inch transmission pipe line beginning at applicant's Cannons Lane mixing station at the city limits of Louisville, Kentucky, and extending in a southeasterly direction to a proposed point of interconnection with the pipe line of Tennessee Gas and Transmission Company, now under construction and situated approximately one mile and a half southeast of Calvary, Kentucky;

(ii) A cross connection of 6-inch pipe line, for emergency use only, between applicant's existing 12-inch transmission pipe line and the 24-inch pipe line of Tennessee Gas and Transmission Company, where said lines cross in Menifee County, Kentucky;

(iii) Requisite meters, regulators, valves and fittings for use in connection with the proposed facilities.

Upon consideration of the application filed August 30, 1944, by Tennessee Natural Gas Lines, Inc., in Docket No. G-575, for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, for authority to construct and operate approximately 17 miles of 10½-inch transmission pipe line beginning at a proposed point of connection with the Tennessee Gas and Transmission Company near Ashland City, Tennessee, and extending in a southeasterly direction to Nashville, Tennessee.

It appearing to the Commission that: (1) The above-docketed proceedings may involve substantially similar issues and facts;

(2) Good cause exists for consolidating the above matters for the purpose of hearing thereof;

The Commission orders that:

(A) The above-docketed proceedings be and they are hereby consolidated for the purpose of hearing;

(B) A public hearing be held commencing on October 19, 1944, at 10:00 a. m. (e. w. t.) in the Hearing Room of the Federal Power Commission, Hurley-Wright Building, 1800 Pennsylvania Avenue NW., Washington, D. C., respecting the matters involved and the issues presented in these proceedings;

(C) Interested state commissions may participate in the hearing as provided in § 67.4 of the provisional rules of practice and regulations under the Natural Gas Act.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 44-15460; Filed, Oct. 6, 1944;  
9:37 a. m.]

[Project No. 1892]

BELLOWS FALLS HYDRO-ELECTRIC CORP.  
ORDER FIXING HEARING

OCTOBER 3, 1944.

Upon application for amendment of license filed September 28, 1944, by Bellows Falls Hydro-Electric Corporation, licensee for Project No. 1892, known as the Wilder project and located on the Connecticut River, Lebanon, New Hampshire, and Hartford, Vermont; and

It appearing that: (a) The licensee requests amendment of the license to authorize construction of a new project at this site, the redevelopment to include a new concrete gravity dam 590 feet long, 59 feet in maximum height equipped with flood gates and flashboards, with the crest at elevation 385.0 feet above mean sea level, with appurtenant earth embankments, a non-overflow gravity concrete bulkhead wall 200 feet long, and a concrete forebay intake about 100 feet long. No storage reservoirs are to be created by the dam but there will be a pond about 47 miles long, suitable only for daily and weekly operation fluctuations. Water is to enter directly from the forebay into the scroll or wheel cases and the powerhouse substructure will be part of the dam and contain generating equipment with initial and ultimate capacity of 44,000 horsepower;

(b) Considerable interest has been shown in this project by local parties, some of whom have requested permission to be heard in opposition to any redevelopment of the present project;

The Commission finds that: It will be in the public interest to hold a hearing upon the pending application for amendment;

*It is ordered*, That: (a) A public hearing upon the application for amendment be held on October 24, 1944, starting at 10:00 a. m. (e. w. t.) in room 13, Carpenter Building, Dartmouth College, Hanover, New Hampshire;

(b) Interested State and Federal officials and other persons showing interest in this proceeding may participate as provided in the rules of practice and regulations under the Federal Power Act.

By the Commission.

[SEAL] LEON M. FUQUAY,  
Secretary.

[F. R. Doc. 44-15461; Filed, Oct. 6, 1944;  
9:37 a. m.]

INTERSTATE COMMERCE COMMISSION.

[S. O. 200, Gen. Permit 171]

REICING OF POTATOES FROM IDAHO AND  
OREGON

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph § 95.337, 9 F.R. 4402) of Service Order No. 200 of April 22, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

On any refrigerator car loaded with potatoes originating in Idaho Groups B or C, or in Oregon Group B, as defined in Items 1013 and 1043 respectively, of National Perishable Freight Committee's Perishable Protective Tariff No. 13, Agent J. J. Quinn's I. C. C. No. 22, to reice once in transit when destined west of the Mississippi River and to reice twice in transit when destined east of the Mississippi River. The reicing permitted herein when ordered on the Union Pacific Railroad, may be accorded only at Council Bluffs, Iowa, or Kansas City, Kansas; or at Denver, Colorado, on cars delivered to its connections at the latter point for movement beyond.

This general permit shall apply to all such cars billed or moving on the effective date hereof.

This general permit shall become effective at 6:00 p. m., October 4, 1944.

The waybills shall show reference to this general permit.

A copy of this general permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 4th day of October 1944.

V. C. CLINGER,  
Director,  
Bureau of Service.

[F. R. Doc. 44-15464; Filed, Oct. 6, 1944;  
10:44 a. m.]

[2d Rev. S. O. 224, Amended Gen. Permit 6]

ICING AND REICING OF FRUITS AND  
VEGETABLES

Pursuant to the authority vested in me by paragraph (g) of the first ordering paragraph of Second Revised Service Order No. 224 of August 24, 1944 (9 F.R. 10429), permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

Except as shown below, to disregard the provisions of Second Revised Service Order No. 224 insofar as it applies to the initial icing or reicing of all refrigerator cars loaded with fruits or vegetables, as defined therein;

Exception: This general permit shall not apply to the first or initial icing or the reicing of refrigerator cars loaded with potatoes

originating at points located in Idaho Groups B or C, or in Oregon Group B, as defined in Items 1013 and 1043, respectively, of Perishable Protective Tariff No. 13, Agent J. J. Quinn's I. C. C. No. 22.

This general permit shall become effective at 6:00 p. m., October 4, 1944, and shall apply to cars billed or moving on and after that date.

The waybills shall show reference to this general permit.

A copy of this general permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 4th day of October 1944.

V. C. CLINGER,  
Director,  
Bureau of Service.

[F. R. Doc. 44-15465; Filed, Oct. 6, 1944;  
10:44 a. m.]

#### OFFICE OF DEFENSE TRANSPORTATION.

[Special Order ODT E-2]

##### COMMON CARRIERS

###### COLLECTION OF LINE-HAUL SHIPMENTS IN EL PASO, TEXAS, AREA

Pursuant to the Act of May 31, 1941, as amended by the Second War Powers Act, 1942, Executive Order 8989, as amended, Executive Order 9156, and War Production Board Directive 21, and in order to conserve and providently utilize vital transportation equipment, materials and supplies, and to provide for the continuous and expeditious movement of necessary traffic by common carriers of property, the attainment of which purposes is essential to the successful prosecution of the war, it is hereby ordered, that:

1. *Applicability.* The provisions of this order shall be applicable only to the collection of shipments of property by common carriers in the El Paso, Texas, Area for transportation in line-haul service.

2. *Definitions.* As used in this order, the term:

(a) "El Paso, Texas, Area" means the municipality of El Paso, Texas, and the territory immediately adjacent thereto and commercially a part thereof;

(b) "Person" means any individual, partnership, corporation, association, joint-stock company, business trust, or other organized group of persons, or any trustee, receiver, assignee, or personal representative, and includes any department or agency of the United States, any State, the District of Columbia, or any other political, governmental or legal entity;

(c) "Common carrier" or "carrier" means any person which holds itself out

to engage in the transportation of property for the general public in line-haul service for compensation, regardless of the designation of such person under any Federal or State statute;

(d) "Line-haul service" means the transportation of property by any facility of transportation from points within the El Paso, Texas, Area to points outside that area;

(e) "Property" means anything, except persons and their personal baggage, capable of being transported by vehicle;

(f) "Vehicle" means any facility capable of being used for the transportation of property;

(g) "Special equipment" means any vehicle, the primary carrying capacity of which is occupied by mounted machinery; and

(h) "Collection" or "collect" means taking possession of property at a shipper's dock, warehouse, or other point where the property is available for loading for transportation.

3. *Orders for collection; time limit.* No common carrier shall collect, or cause the collection of property during any calendar day unless the order for collection is received prior to 12 noon of such day.

4. *Collections; time limit.* (a) No common carrier shall collect, or cause the collection of, property after 3 p. m.: *Provided, however,* That any collection which is commenced at a shipper's dock, warehouse or other point where the property is available for loading prior to 3 p. m. may be completed.

(b) Before attempting collection of property, a common carrier shall make definite arrangements with the shipper as to the time when the property will be available for collection.

5. *Designation of collection point; preparation of property for shipment.* No common carrier shall collect property from a shipper unless the shipper, prior to the time agreed upon by the carrier and the shipper for the collection of such property, shall have designated the point or points at which the property will be available for collection and, prior to the time so agreed upon, shall have prepared the property for shipment and placed it for collection at the point or points so designated.

6. *Failure to prepare property for shipment; collection deferred.* Whenever the shipper fails, prior to the time agreed upon by the carrier and the shipper, to comply with the provisions of paragraph 5 of this order, relating to designation of collection point and preparation and placement of property for shipment, no common carrier shall collect, or cause the collection of, the property thereafter during the same calendar day.

7. *Prohibited collections; when may be made.* Any common carrier, while making any collection not prohibited by the terms of the foregoing paragraphs of this order, may make any collection which is made without operating the collecting vehicle any additional distance.

8. *Exemptions.* The provisions of this order shall not apply in respect of:

(a) Any shipment of property, the expedited movement of which is necessary

to meet the needs of the military or naval forces of the United States, the United States Maritime Commission, or the War Shipping Administration;

(b) Any shipment consisting of household goods as defined by General Order ODT 43 (9 F.R. 3261);

(c) Any shipment of medicines or other supplies or equipment, the expedited movement of which is necessary for the protection or preservation of life, health or public safety;

(d) Any shipment of livestock;

(e) Any shipment of property, the transportation of which requires special equipment;

(f) Any shipment of property, the transportation of which requires the use of a mounted tank or tanks; and

(g) Any shipment of property which is to be transported in the express service of any common carrier by express subject to the provisions of Part I of the Interstate Commerce Act.

9. *Filing of tariffs.* Every common carrier required by law to file tariffs of rates, charges, rules, regulations and practices forthwith shall file with the appropriate regulatory body or bodies having jurisdiction over any operations affected by this order, and publish in accordance with law, and continue in effect until further order, tariffs or appropriate supplements to filed tariffs, setting forth any changes in the rules, regulations and practices of the carrier which may be necessary to accord with the provisions of this order; and forthwith shall apply to such regulatory body or bodies for special permission for such tariffs or supplements to become effective on the shortest notice lawfully permissible, but not prior to the effective date of this order.

10. *Carrier not relieved from other laws or regulations.* The provisions of this order shall not be so construed or applied as to authorize or require any act or omission which is in violation of any law or regulation, including any general order or other requirement of the Office of Defense Transportation.

11. *Special permits.* The provisions of this order shall be subject to any special permit issued by the Office of Defense Transportation to meet specific needs or exceptional circumstances, or to prevent undue hardship. Application for a special permit shall be made in conformity with the provisions of Administrative Order ODT 14 (9 F.R. 1184).

12. *Communications.* Communications concerning this order should refer to Special Order ODT E-2, and unless otherwise directed should be addressed to the Highway Transport Department, Office of Defense Transportation, Washington 25, D. C.

This order shall become effective on October 10, 1944.

(Act of May 31, 1941, as amended by Second War Powers Act, 1942, 56 Stat. L. 176, 50 App. U. S. Code §§ 631 through 645a; E.O. 8989, as amended, 6 F.R. 6725 and 8 F.R. 14183; E.O. 9156, 7 F.R. 3349; War Production Board Directive 21, 8 F.R. 5834)

*Note:* The recording and reporting requirements of this order have been approved by

the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued at Washington, D. C., this 6th day of October 1944.

J. M. JOHNSON,  
Director,  
Office of Defense Transportation.

[F. R. Doc. 44-15458; Filed, Oct. 5, 1944;  
3:50 p. m.]

## OFFICE OF PRICE ADMINISTRATION.

[MPR 188, Amdt. 54 to Order A-1]

## STRUCTURAL CLAY PRODUCTS

## ADJUSTMENT OF MAXIMUM PRICES

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Order No. A-1 is amended in the following respect:

Paragraph (a) (36) is amended to read as follows:

(36) *Modification of maximum prices for structural clay products—(i) Scope of this subparagraph.* This subparagraph (36) establishes adjusted maximum prices for building brick (common and face, except ceramic glazed), structural clay hollow building tile (except ceramic glazed ware) and clay drain tile, produced in the States of Iowa, Minnesota, Nebraska, North Dakota, South Dakota, the Upper Peninsula of Michigan, and Counties of Wisconsin lying north and west of and including Oconto, Shawano, Waupaca, Waushara, Green Lake, Columbia, Dane and Green.

(ii) *Maximum prices.* On and after October 7, 1944, regardless of any contract, agreement, lease, or other obligation, no person shall sell or deliver, and no person in the course of trade or business, shall buy or receive any building brick (common and face, except ceramic glazed), structural clay hollow building tile (except ceramic glazed ware) and clay drain tile, produced in the area specified in subdivision (i) above, at prices higher than those set forth below. Prices lower than maximum prices may be charged and paid. The maximum prices computed under this subdivision shall be subject to all cash discounts, allowances and price differentials established by the seller for such products and in effect to the sellers' various classes of customers during the month of March 1942.

(a) The manufacturer's maximum prices for building brick (common and face, except ceramic glazed), may be increased by adding an amount not in excess of \$2.00 per thousand to f. o. b. plant prices or delivered prices for standard size brick. If the manufacturer had an established differential in price during the month of March 1942 for non-standard sizes of building brick (common and face, except ceramic glazed), he may convert the adjustment granted herein for standard size brick on the basis of the conversion factors or formula in use by him during March 1942 in establishing a price differential between the

standard size brick and the non-standard size brick under this adjustment.

(b) The maximum prices for structural clay hollow building tile (except ceramic glazed ware) and clay drain tile may be increased by adding an amount not in excess of \$.80 per ton to f. o. b. plant or delivered prices.

(iii) Any jobber or dealer purchasing structural clay products for resale from any manufacturer who has modified his maximum prices in accordance with subdivision (ii) above may increase his maximum prices f. o. b. yard or delivered, established by the General Maximum Price Regulation, by the dollars-and-cents increase in cost resulting from the increase permitted under subdivision (ii) above.

(iv) Any price adjustment granted prior to October 7, 1944, for any seller of brick and tile covered by this paragraph (a) (36) is hereby revoked.

This paragraph (a) (36) may be revoked or amended at any time.

This Amendment No. 54 shall become effective October 7, 1944.

Issued this 6th day of October 1944.  
CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15471; Filed, Oct. 6, 1944;  
11:35 a. m.]

[MPR 120, Order 1059]

THOMPSON COAL CO.

## ADJUSTMENT OF MAXIMUM PRICES

Order No. 1059 under Maximum Price Regulation No. 120. Bituminous coal delivered from mine or preparation plant. Establishing price classifications and maximum prices for coals of the Thompson Coal Company. 6053-120.207 (a)-58.

For the reasons given in the opinion issued simultaneously herewith and in accordance with §§ 1340.210 (a) (6) and 1340.207 (a) of Maximum Price Regulation No. 120, *It is ordered:*

(a) The Thompson Mine of the Thompson Coal Company located in Laurel County, Kentucky in Subdistrict No. 6, District No. 8, operating in the Lilly Seam, is hereby assigned Mine Index No. 7217 and classified in Freight Origin Group No. 111 and Maximum Truck Price Group No. 5.

(b) Coals produced at the Thompson Mine, Mine Index No. 7217 of the Thompson Coal Company, located in Laurel County, Kentucky in Subdistrict No. 6, District No. 8, for the uses indicated and by methods of transportation appearing herein may be sold and purchased at per net ton prices in cents not exceeding the following:

	Size groups													
	1	2	3	4	5	6	7	8	9	10	15, 16 and 17	18	19	20 and 21
Price classifications	M	M	M	M	K	K	J	G	E	G	D	K	K	K
Rail shipment and railroad fuel	365	365	360	360	360	350	330	325	325	360	340	300	295	295
Truck shipment	380	360	335	335	320	295	260	255						

(c) The maximum prices established herein are f. o. b. the mine for truck shipment and f. o. b. the rail shipping point for rail shipment and for railroad fuel use.

(d) All prayers not granted herein are hereby denied.

(e) This order may be revoked or amended at any time.

(f) Unless the context otherwise requires, the definitions set forth in § 1340.208 of Maximum Price Regulation No. 120 shall apply to the terms used herein.

This order shall become effective October 7, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, E.O. 9328, 8 F.R. 4681)

Issued this 6th day of October 1944.

CHESTER BOWLES,  
Administrator.

[F. R. Doc. 44-15469; Filed, Oct. 6, 1944;  
11:36 a. m.]

## Regional and District Office Orders.

[Region I Order G-1 Under MPR 329, Amdt. 3]

## FLUID MILK IN CONNECTICUT

For the reasons set forth in an opinion issued simultaneously herewith and un-

der the authority vested in the Regional Administrator of Region I of the Office of Price Administration by § 1351.408 of Maximum Price Regulation No. 329, *It is hereby ordered*, That paragraph (a) be amended and a new subparagraph (4) be added to paragraph (b) all to read as follows:

(a) Except as otherwise provided in paragraph (b) of this order, the maximum prices established by § 1351.402 of Maximum Price Regulation 329 at which dealers subject to Price Orders Numbers I, II, or III, as amended, issued September 22, 1941, by the Connecticut milk administrator may buy or receive fluid milk from producers for sale or delivery in the various Connecticut milk marketing areas, as defined in said Connecticut price orders, shall be the prices specified in the applicable schedule below:

(1) Connecticut Milk Marketing Area Number I—(as defined in Connecticut Price Order Number I, as amended)—\$4.13 per hundredweight.

(2) Connecticut Milk Marketing Area Number II—(as defined in Connecticut Price Order Number II, as amended)—\$4.13 per hundredweight.

(3) Connecticut Milk Marketing Area Number III—(as defined in Connecticut Price Order Number III, as amended)—\$4.02 per hundredweight.

(b) \* \* \*

(4) Regardless of any other provisions of this order, the maximum prices for purchases or receipts of fluid milk by dealers f. o. b. receiving or processing plants in Connecticut from producers whose farms are located in the State of New York, except fluid milk regulated by Federal Milk Marketing Order No. 4 for the Boston Market and except purchases and receipts of fluid milk from producers described in the next sentence, shall be the maximum prices established by paragraph (f) of Order No. G-15 under Maximum Price Regulation No. 329 issued by the Regional Administrator for Region II of the Office of Price Administration on July 31, 1944, as amended by Amendment No. 1. The above provisions of this subparagraph (4) shall not apply and all other provisions of this Order No. G-1 shall apply to purchases or receipts from producers who held permits to and who actually did ship fluid milk into the State of Connecticut during the month of June 1944 and whose farms are located in any of the following towns in the State of New York:

*Columbia County*

Anram.	Greenport.
Austerlitz.	Hillsdale.
Canaan.	Hudson.
Chatham.	Kinderhook.
Claverack.	Livingston.
Copake.	Stockport.
Ghent.	Taghkanic.

*Dutchess County*

Amenia.	Pawling.
Beekman.	Pine Plains.
Dover.	Rhinebeck.
East Fishkill.	Stanford.
La Grange.	Union Vale.
Northeast.	Washington.

*Putnam County*

Carmel.	Patterson.
Kent.	Southeast.

*Westchester County*

Bedford.	Poundridge.
Lewisboro.	Somers.
North Salem.	Yorktown.

This amendment shall be effective October 1, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 16th day of September 1944.

ELDON SHOUP,  
Regional Administrator.

Approved:

F. D. CRONIN,  
Regional Director,  
War Food Administration.

[F. R. Doc. 44-15437; Filed, Oct. 5, 1944;  
1:28 p. m.]

[Cleveland Order G-1 Under MPR 418]

FRESH FISH AND SEAFOODS IN CLEVELAND,  
OHIO, DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith, and un-

der the authority vested in the Director of the Cleveland District by section 9 (e) of Maximum Price Regulation No. 418 and Cleveland Regional Delegation Order No. 1A Revised, *It is hereby ordered:*

The allowances for transportation provided in section 9 (a) of Maximum Price Regulation No. 418, which wholesalers may include in the maximum price of fresh fish and seafood, are hereby superseded by the fixed allowances set forth for the species specified in the appendix to this order.

On and after the effective date of this order the maximum allowances for transportation which wholesalers located within the Cleveland District area may include in the maximum prices for certain species of fresh fish and seafood, determined in accordance with Maximum Price Regulation No. 418, shall be the amounts set forth for those species in Appendix A to this order, hereto annexed, irrespective of the actual transportation charges paid.

All other provisions of Maximum Price Regulation No. 418 remain in full force and effect.

This order may be amended or revoked at any time.

This order is hereby designated Order No. G-1 under Maximum Price Regulation No. 418 and shall become effective October 2, 1944.

(56 Stat. 23, 765; 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued September 29, 1944.

C. M. FISKE,  
District Director.

## APPENDIX A

Species:	Rate per 100 pounds
Cod	\$3.25
Hake	3.25
Haddock	3.25
Pollock	3.25
Rosefish	3.25
Lake Herring	3.25
Sole, Grey	3.25
Flounder:	
Blackback	2.75
Sea Dab	2.75
Yellow Tail	2.75
Halibut (Canadian)	5.85
Sauger, Sand Pike	5.50
Yellow Pike (Canadian)	5.50
Lake Trout (Canadian)	5.50
Yellow Perch (Canadian)	5.50
Whitefish (Canadian)	5.50

[F. R. Doc. 44-15438; Filed, Oct. 5, 1944;  
1:28 p. m.]

[Region VII Order G-1 Under Rev. Supp.  
Service Reg. 19]

OIL BURNER SERVICES IN SALT LAKE CITY,  
UTAH, AREA

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and § 1499.671 (e) of Revised Supplementary Service Regulation 19 to Revised Maximum Price Regulation No. 165, and for the reasons set forth in the accompanying opinion, *It is hereby ordered:*

(a) For the purpose of Revised Supplementary Service Regulation 19, the applicable city rate for Salt Lake City, Utah, is extended to an area the northern boundary of which coincides with the northern boundary line of Salt Lake City, the eastern boundary of which follows the foot of the Wasatch Mountains, the southern boundary of which is South Thirty-third Street, and the western boundary of which is Redwood Road.

(b) The Salt Lake City rate referred to in paragraph (a) hereof, as determined by the Table of Hourly Rates contained in § 1499.671 (a) (5) of said Revised Supplementary Service Regulation 19, is \$2.00 for the first hour and \$1.50 for the second and succeeding hours.

(c) Suppliers of oil burner services covered by this Order No. G-1 shall continue to be subject to all of the provisions and requirements of said Revised Supplementary Service Regulation 19.

This Order No. G-1 shall become effective on September 29, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 29th day of September 1944.

RICHARD Y. BATTERTON,  
Regional Administrator.

[F. R. Doc. 44-15436; Filed, Oct. 5, 1944;  
1:27 p. m.]

[Region VII Order G-26 Under RMPR 122,  
Amdt. 19]

## SOLID FUELS IN POCATELLO, IDAHO, AREA

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1340.259 (a) and 1340.260 of Revised Maximum Price Regulation No. 122, and for the reasons set forth in the accompanying opinion, this Amendment No. 19 is issued.

1. Appendix XVIII, Pocatello trade area, is hereby amended by deleting price section (F) of the table of maximum prices as the same now appears in paragraph (3) and substituting therefor the following:

(F) \* #10—1½" x 0" slack | 8.20 4.50 7.20  
#11—1" x 0" slack |

2. None of the other eighteen amendments to Order No. G-26 under Revised Maximum Price Regulation No. 122 affect Appendix XVIII, Pocatello trade area, and the first and only change made in that Appendix is the one now made by this Amendment No. 19.

3. This Amendment No. 19 shall become effective on September 26th 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 26th day of September 1944.

JOSEPH W. PENFOLD,  
Acting Regional Administrator.

[F. R. Doc. 44-15446; Filed, Oct. 5, 1944;  
1:27 p. m.]

[Region VII Order G-26 Under RMPR 122, Amdt. 20]

SOLID FUELS IN ALBUQUERQUE, N. MEX., AREA

Pursuant to the Emergency Price Control Act of 1942, as amended, the Stabilization Act of 1942, as amended, and §§ 1340.259(a) and 1340.260 of Revised Maximum Price Regulation No. 122, and for the reasons set forth in the accompanying opinion, this Amendment No. 20 is issued.

1. Since Appendix I, Albuquerque Trade Area, has been heretofore twice amended by Amendments No. 2 and No. 4, respectively, and it now becomes necessary to further amend the same, such further amendment is accomplished by issuing this Amendment No. 20 to said Order No. G-26 in the form of Revised Appendix I, which incorporates the changes heretofore made by Amendments No. 2 and No. 4, respectively, as well as the further change now made, and as thus revised and amended said Revised Appendix I will read as follows:

(q) Appendices establishing specific maximum prices for certain trade areas in Region VII—(1) To what sales this Revised Appendix I applies. This Revised Appendix I applies only to sales

made by dealers and licensed or unlicensed trucker-dealers in the Albuquerque trade area of the State of New Mexico, which means all of that area contained within a radius of seven miles from the intersection of West Central Avenue with North and South Fourth Streets in the City of Albuquerque.

(2) Relation to other orders. This Order No. G-26 and this Revised Appendix I thereto supersede Order No. G-2 and Order No. G-18 and Amendment No. 1 thereto, insofar as the same apply to the Albuquerque Trade Area.

(3) Licensed trucker dealer. "Licensed trucker-dealer" means a person duly licensed in accordance with a local law to engage in the business of purchasing solid fuel for resale and making delivery thereof by truck or other conveyance to his customers, and who does not have or maintain a coal yard or coal storage facilities.

(4) Specific maximum prices. If you are a dealer and sell in the Albuquerque trade area, either f. o. b. your yard or delivered by truck direct from the mine or from your yard, any one or more of the kinds and sizes of coal named in this Revised Appendix I, your maximum prices therefor are those set forth in Parts 1 and 2 of the following:

TABLE OF MAXIMUM PRICES

Kind and letter designation	Size	Part 1—delivered prices		Part 2— yard prices per ton
		Per ton	Per $\frac{1}{2}$ ton	
Cerrillos Anthracite produced at Madrid, N. Mex.:				
(A)	Chestnut	\$12.55	\$6.55	\$12.05
(B)	#1, #2, #3 grate, egg, stove and base burner.	14.40	7.45	13.90
(C)	#7 pea	11.30	5.90	10.80
(D)	#8 buckwheat and duff	7.55	4.05	7.05
Bituminous Coal produced in District 17:				
Subdistrict 1, Walsenburg (E)	#3—3" lump	12.20	6.35	11.70
Subdistrict 9, New Mexico No. 1 (F)	#5—6" x 3" grate	10.95	5.75	10.45
Bituminous Coal produced in District 18:				
Subdistrict 1, Gallup:	#1—4" lump	11.60	6.05	11.10
(G)	#3—1 $\frac{1}{2}$ " lump	11.25	5.90	10.75
(H)	#4—8" x 2" egg	11.15	5.85	10.65
(I)	#6—3" x 1 $\frac{1}{2}$ " nut	10.75	5.65	10.25
(J)	#11—1 $\frac{1}{2}$ " x 0" slack	7.85	4.20	7.35
(K)	#12—1" x 0" slack	7.55	4.05	7.05
Subdistrict 2, Cerrillos:				
(L)	#1—4" lump	10.90	5.70	10.40
(M)	#5—3" nut	10.00	5.25	9.50
(N)	#7—2 $\frac{1}{2}$ " x 1 $\frac{1}{2}$ " nut	9.25	4.90	8.75
(O)	#8—1 $\frac{1}{2}$ " x 1" walnut	7.75	4.15	7.25
(P)	#9—1" x $\frac{3}{8}$ " pea			
(Q)				

	Part 1—Delivered Prices						
	1 ton	$\frac{1}{2}$ -ton	$\frac{1}{4}$ -ton	250 pounds	200 pounds	150 pounds	100 pounds
Subdistricts 3 and 9, La Ventana and Rio Puerco:							
(R) #1—2" lump	\$10.00	\$5.25	\$3.00	\$1.65	\$1.00	\$0.75	
(S) #9—1" x $\frac{3}{8}$ " pea	7.00	3.75	2.10	1.15			.55

		Delivered sales by licensed or unlicensed trucker-dealers to dealers	Delivered sales by licensed trucker-dealers to consumers	Per ton	Per ton
				Per ton	Per ton
(R) #1—2" lump				\$8.00	\$9.00
(S) #9—1" x $\frac{3}{8}$ " pea				5.00	6.00

NOTE: Unlicensed trucker-dealers can sell to dealers only, and must not sell to consumers.

\*The prices hereinabove established for sizes #11 and #12 slack coal are for commercial deliveries of one ton or more.

(5) Letter designation. For record-keeping purposes, the letter designation hereinabove set forth may be used to show the kind of solid fuel sold.

(6) Special service charges. If, in connection with the sale and delivery of coal made by you in the Albuquerque trade area, you, at the request of the purchaser, perform any one or more of the special services set forth below, the maximum prices which you may charge for such services are as follows:

	Per ton	Per $\frac{1}{2}$ ton
"Wheel-in"	\$0.50	\$0.35
"Pull-back" or "trimming"	.25	.15
"Carrying up or down stairs"	1.00	.60
Oil or chemical treatment	.25	.15

2. This Amendment No. 20 shall become effective on September 27th, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871, and E.O. 9328, 8 F.R. 4681)

Issued this 27th day of September 1944.

J. W. PENFOLD,  
Acting Regional Administrator.

[F. R. Doc. 44-15447; Filed, Oct. 5, 1944;  
1:27 p. m.]

[Region VIII Order G-1 Under MPR 507, Amdt. 3]

FRESH FISH AND SEAFOOD IN SAN FRANCISCO REGION

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator of the Office of Price Administration by section 12 (a) of Maximum Price Regulation No. 507, as amended, Order G-1 under Maximum Price Regulation No. 507 is hereby amended as follows:

1. Paragraph (d) is hereby amended to read as follows:

(d) *Mark-ups for fresh fish and seafood.* Table A sets forth per pound mark-ups over "net cost" allowed to retailers for fresh fish and seafood items covered by this regulation, by species.

TABLE A

Item	Whole fish sold on gross weight and prepared to the customer's order		Fillets, cuts and steaks or seafood items sold as purchased <sup>1</sup>	
	I and II	III and IV	I and II	III and IV
	Cents per lb.	Cents per lb.	Cents per lb.	Cents per lb.
1. Barracuda	9	8	9	7
2. California halibut	10	8	10	10
3. Black seabass			11	9
4. White seabass	9	7	10	10
5. Rockbass	10	8	11	11
6. Crab (cooked in shell)	9	7		
7. Crabmeat			18	18
8. Mexican seabass or Totuaya	9	7	9	9
9. Queenfish	7	5		
10. Kingfish	7	5		
11. Herring	7	5		
12. Whitebait	7	5		
13. Rex sole (for localities except San Francisco)	7	5		
14. Rex sole (San Francisco)	7	6		

<sup>1</sup> Retailers processing items prior to offering for sale at retail who price in accordance with Section 18 (a) (2) and Section 18 (b) (2) of Maximum Price Regulation No. 507, as modified by paragraph (c) hereof shall use these tables.

## FEDERAL REGISTER, Saturday, October 7, 1944

2. A new paragraph (g) is hereby added to read as follows:

(g) *Definitions.* (1) "Barracuda" means all types of barracuda (*Sphyraenidae*) caught off the Pacific Coast.

(2) "California halibut" means those species of the flounder family (*Paralichthys californicus*) caught off the Pacific Coast, including what is commonly called bastard halibut, southern halibut, alabato.

(3) "Black seabass" means those fish caught off the Pacific Coast belonging to the seabass family (*Serranidae*) commonly known as jewfish or giant bass.

(4) "White seabass" means those fish commonly caught off the Pacific Coast of the species *Cynoscion nobilis*.

(5) "Totuava" means Mexican seabass including grouper, commonly known as grupa, and baya, caught in the Gulf of California.

(6) "Rockbass" means those fish caught off the Pacific Coast belonging to the family Serranidae and including those species commonly known as rock bass, kelp bass, sand bass, pinto, Johnny verde, and corbina or corvina.

(7) "Crab" means all crab caught off the Pacific Coast.

(8) "Queenfish" means the species *Seriurus politus* caught off the Pacific Coast.

(9) "Kingfish" means the species *Gymnophorus lineatus* caught off the Pacific Coast.

(10) "Herring" means the species *Clupea pallasi* caught off the Pacific Coast.

(11) "Whitebait" means the species *Allosmerus attenuatus* and those small fish commonly called and sold under the name whitebait caught off the Pacific Coast.

3. This amendment shall become effective October 2, 1944.

(56 Stat. 23, 765; 57 Stat. 566, Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

Issued this 28th day of September 1944.

CHARLES R. BAIRD,  
Regional Administrator.

[F. R. Doc. 44-15439; Filed, Oct. 5, 1944;  
1:26 p. m.]

[Region VIII Order G-2 Under 3 (e) (2),  
Amdt. 1]

JAMES GRAHAM MFG. CO.

#### ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in the accompanying opinion and pursuant to the authority conferred upon the Regional Administrator by § 1499.3 (e) (2) of the General Maximum Price Regulation, it is ordered that Order No. G-2 under § 1499.3 (e) (2) of the General Maximum Price Regulation establishing maximum prices for certain retailers located in Region VIII for sales of Wedgewood Gas Range No. 5186A, issued by this office on

August 11, 1944, be and the same is hereby amended as follows:

1. Paragraph (a) is amended to read as follows:

The maximum price at which retailers located in that portion of the State of California south of the northern boundaries of San Bernardino and Kern Counties, whose maximum prices would otherwise be established under section 3 (a) and section 3 (c) of the General Maximum Price Regulation, may sell and deliver Wedgewood Gas Range No. 5186A shall be \$124.00 including the Federal Excise Tax, less discounts, allowances and price differentials no less favorable than those customarily granted by the seller.

2. Paragraphs (b), (c), and (d) are redesignated to appear as paragraphs (c), (d), and (e) respectively.

3. A new paragraph (b) is added to read as follows:

The maximum price at which retailers located in all parts of Arizona except those portions in Coconino and Mojave Counties lying north of the Colorado River, whose maximum price otherwise would be established under section 3 (a) or section 3 (c) of the General Maximum Price Regulation, may sell and deliver Wedgewood Gas Range No. 5186A shall be \$129.00 including the Federal Excise Tax, less discounts, allowances and price differentials no less favorable than those customarily granted by the seller.

This amendment shall become effective immediately.

(1) For pine and spruce forest wood:

Length of wood	Unit of sale	Maximum price	
		Green seasoned	Dry-cut
4 ft. or longer	Cord	\$10.50	\$9.50
16 in. or shorter	Cord	12.00	11.00
16 in.	1 rick	5.50	5.50
16 in.	2 ricks	9.75	9.00
12 in.	1 rick	4.50	4.25
12 in.	2 ricks	7.75	7.25

(2) For fir and tamarack forest wood:

4 ft. or longer	Cord	\$13.50	\$12.50
16 in. or shorter	Cord	15.00	14.00
16 in.	1 rick	6.50	6.15
16 in.	2 ricks	11.75	11.00
14 in.	1 ricks	5.25	5.00
14 in.	2 ricks	9.25	8.75

(3) For cedar forest wood, green seasoned or dry-cut:

4 ft. or longer	Cord	\$8.50
16 in. or shorter	Cord	10.00
16 in.	1 rick	4.80
16 in.	2 ricks	8.35
14 in. or shorter	1 rick	4.00
14 in. or shorter	2 ricks	6.75

(4) For slabwood:

16 in. or shorter	Cord	\$9.00
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(5) For mill-ends or edgings, \$9.00 per cord.

(6) For dry tie slabs 4 ft. or longer, \$11.00 per cord.

(c) If in March, 1942, the seller had an established practice of giving allowances, discounts, or other price differentials to certain classes of purchases, he must continue such practice, and the maximum prices fixed by this order must be reduced to reflect such allowances, discounts, and other price differentials.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 27th day of September 1944.

CHARLES R. BAIRD,  
Regional Administrator.

[F. R. Doc. 44-15440; Filed, Oct. 5, 1944;  
1:24 p. m.]

[Spokane Order G-3 Under 18 (c)]

#### FIREWOOD IN DESIGNATED AREAS IN SHOSHONE COUNTY, IDAHO

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Spokane District Office of the Office of Price Administration by § 1499.18 (c), as amended, of the General Maximum Price Regulation and Order of Delegation No. 34 under General Order No. 32, *It is hereby ordered:*

(a) The maximum prices for certain sales and deliveries of specified kinds of firewood in Wallace, Kellogg, Mullen, and Burke, Idaho, and in the area within five miles of the corporate limits thereof, as established by sections 2 and 3 of the General Maximum Price Regulation or by any previous order issued pursuant to such regulation or to any supplementary regulation thereto, are hereby modified so that the maximum prices therefor shall be the prices set forth in paragraphs (b) and (c).

(b) The maximum prices for sales of the specified kinds of firewood, delivered to the premises of the consumer in the above named areas shall be as follows:

(d) Lower prices than the maximum prices established by this order may be charged, demanded, offered, or paid.

(e) Every person making a sale of firewood for which a maximum price is set by this order shall give the purchaser or his agent at the time of the sale an invoice or other memorandum of sale, which shall show:

(1) The date of sale.  
(2) The name and address of the buyer and seller.

(3) The quantity of firewood sold.

(4) Description of firewood sold, in the same manner as it is described in this order. (This shall include the kind of wood, i. e., hard, soft or mixed, and length of pieces of wood.)

(5) Place of sale. (If the price is dependent on place of delivery, then the place of delivery shall be stated.)

(6) The total price of the wood. On the invoice or memorandum, a separate statement shall be made of any discounts and of each service rendered such as delivery, carrying and stacking, and the charge made for each such service. The seller shall keep an exact copy of such invoice or memorandum for a period of two years and such copy shall be made available for inspection by the Office of Price Administration.

(f) Violations of this order shall subject the violator to all of the criminal and civil penalties provided by the Emergency Price Control Act of 1942, as amended.

(g) This order may be revoked, amended, or corrected at any time.

**NOTE:** The record-keeping provision of this order has been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942. This order shall become effective upon its issuance.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

DAVE S. COHN,  
District Director.

SEPTEMBER 6, 1944.

[F. R. Doc. 44-15441; Filed, Oct. 5, 1944;  
1:18 p. m.]

[Spokane Order G-3 Under 18 (c), Amdt. 1]

#### FIREWOOD IN DESIGNATED AREAS IN SHO- SHONE COUNTY, IDAHO

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the District Director of the Spokane District Office of the Office of Price Administration by § 1499.18 (c), as amended, of the General Maximum Price Regulation and Order of Delegation No. 34 under General Order No. 32; *It is hereby ordered*, That paragraph (b), Order No. G-3 under § 1499.18 (c), as amended, of the General Maximum Price Regulation, be amended to read as follows:

(b) The maximum prices for sales of specified kinds of firewood delivered to the premises of the consumer in the above named areas shall be as indicated below:

#### (1) For slabwood:

Length of wood	Unit of sale	Retail maximum price
14 inches or shorter.....	Cord.....	\$9.00

#### (2) For fir and tamarack forest wood:

Length of wood	Unit of sale	Retail	
		Dry-cut	Green-cut seasoned
14 inches.....	1 rick.....	\$5.00	\$4.50
14 inches.....	2 ricks.....	9.75	8.75
14 inches.....	Cord.....	14.00	13.00

#### (3) For cedar forest wood, green-cut seasoned or dry cut:

Length of wood	Unit of sale	Retail maximum price
12 inches.....	Per rick.....	\$4.00
12 inches.....	Per cord.....	15.00

(4) For cedar forest wood, green-cut seasoned or dry cut seasoned or dry-cut, the maximum wholesale price shall be \$3.00 per rick of 12' wood.

This amendment shall become effective upon issuance.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871 and E.O. 9328, 8 F.R. 4681)

DAVE S. COHN,  
District Director.

SEPTEMBER 12, 1944.

[F. R. Doc. 44-15442; Filed, Oct. 5, 1944;  
1:18 p. m.]

[Region VIII Order G-6 Under 3 (e)]

#### ALDINE PRINTING CO.

#### ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and under authority vested in the Regional Administrator of Region VIII of the Office of Price Administration by § 1499.3 (e) of the General Maximum Price Regulation, *It is hereby ordered*

(a) The maximum price for the sale at retail in Region VIII of kraft corrugated containers hereinafter described, for any person who is unable to determine a maximum price pursuant to § 1499.2 of the General Maximum Price Regulation shall be the following:

Maximum  
price

Corrugated kraft cartons sold at 20¢ each.	wholesale by Aldine Printing Co., Los Angeles, Calif., 14½" x 7½" x 3½" metal stapled, triple top and bottom with loose liner 3¼" x 43".
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(b) The term "Region VIII" as used herein means the States of California, Washington, Nevada, Oregon, except Malheur County, and Arizona, except those portions of Coconino County and Mohave County lying north of the Colorado River; and the following counties in the State of Idaho: Benewah, Bonner, Boundary, Clearwater, Kootenai, Latah, Lewis, Nez Perce, Shoshone, and Idaho.

(c) This order shall be subject to revocation or amendment at any time hereafter either by special order or by any price regulation issued hereafter or by any supplement or amendment hereafter issued as to any price regulation, the provisions of which may be contrary thereto.

(d) This order shall become effective October 3d, 1944.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681)

Issued this 29th day of September 1944.

GEORGE MONCHARSH,  
Acting Regional Administrator.

[F. R. Doc. 44-15443; Filed, Oct. 5, 1944;  
1:26 p. m.]

[Region VIII, Order G-6 under RMPR 122]

#### BITUMINOUS COAL IN SACRAMENTO, CALIF., AREA

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region VIII of the Office of Price Administration by § 1340-259 (a) (1) of Revised Maximum Price Regulation No. 122 and the Emergency Price Control Act of 1942, as amended, it is hereby ordered:

(a) *What this order does.* This order, in section (b), establishes adjusted maximum prices for sales of sacked bituminous coal produced in District 20 (Utah) and delivered in the Sacramento Area to ultimate consumers. These prices may not be increased to reflect increased mine prices, transportation, or other costs. Lower prices may be charged, paid, or offered. The provisions of Revised Maximum Price Regulation No. 122 shall continue to apply to all transactions covered by this order except that the maximum prices established by this order supersede those established under that regulation and need not be reported under § 1340.202 (c) thereof.

(b) *Maximum prices.* The adjusted maximum prices for sales of sacked, untreated, bituminous coal produced in District 20 (Utah) delivered to ultimate consumers in the Sacramento Area are those set forth below and include the service of sacking:

Size group	Delivered to buyer's premises				Cash and carry 100# Sack
	1 Ton	½ Ton	¼ Ton	100# Sack	
(1) Lump 11 x 8"	\$18.20	\$9.60	\$5.05	\$1.15	\$1.00
(2) Lump 10"	18.20	9.60	5.05	1.15	1.00
(3) Lump 3" or 10 x 3"	18.20	9.60	5.05	1.15	1.00
(4) Lump 1½"	18.20	9.60	5.05	1.15	1.00
(5) Stove 8 x 3"	18.20	9.60	5.05	1.15	1.00
(6) Egg 8 x 1¾"	17.20	9.10	4.80	1.05	.90
(7) Nut 3 x 1½"	16.55	8.75	4.65	.95	.80

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(1) *Addition for treatment.* When any of the coals listed above has been treated to minimize dust, the maximum price may be increased 10¢ per ton, provided that the charge is separately stated on the invoice.

(2) *Deposit charges for sacks.* A deposit charge of 10¢ per sack may be made when sacks are retained by the buyer, provided that a full refund be made upon return of the sacks in substantially the same condition as when received by the buyer.

(c) *Taxes.* A seller subject to this order may collect the following taxes in addition to the maximum prices established herein, provided he separately states such taxes on his customer's invoice:

(1) The amount of the Federal tax upon the transportation of property imposed by section 620 of the Revenue Act of 1942 actually paid or incurred by him or paid by any of his prior suppliers and separately stated and collected from the seller by the supplier from whom he purchases;

(2) The amount of the California sales tax payable by such seller.

(d) *Definitions.* The following definitions apply to the words and phrases used in this order:

(1) "Cash and carry" means delivered at the seller's place of business, loaded on the purchaser's vehicle or conveyance.

(2) "Delivered to buyer's premises" means delivered to the buyer's bin or other storage facility.

(3) "Ton" means 2,000 pounds net weight.

(4) "Sacked coal" means coal sacked by the seller before delivery to the purchaser.

(5) "Sacramento Area" means the area lying within the corporate limits of the City of Sacramento, California, or within five miles thereof.

(6) Other terms shall have the meanings set forth in Revised Maximum Price Regulation No. 122.

(e) *Posting of maximum prices, sales slips, and receipts.* (1) Every seller subject to this order shall post at his place of business in a manner plainly visible to and understandable by the purchasing public, all of the maximum prices established herein which are applicable to his sales, and shall keep a copy of this order available for examination by any person during ordinary business hours.

(2) Every seller making sales subject to this order shall give to each purchaser an invoice or sales slip showing the names and addresses of the seller and of the buyer; the kind, type, quantity, and price of bituminous coal sold; and such other charges, if any, which are required to be separately stated by other provisions of this order.

(f) This order may be revoked, amended, or corrected at any time.

(g) This order becomes effective September 28, 1944.

[56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 4681]

Issued this 28th day of September 1944.

CHARLES R. BAIRD,  
Regional Administrator.

[F. R. Doc. 44-15444; Filed, Oct. 5, 1944;  
1:24 p. m.]

[Region VIII Order G-62 Under 18 (c),  
Amdt. 2]

## RAISINS IN SAN FRANCISCO, CALIF., REGION

For the reasons set forth in the accompanying opinion and pursuant to authority conferred upon the Regional Administrator by § 1499.18 (c) of the General Maximum Price Regulation, as amended, Order No. G-62 under § 1499.18 (c) as amended of the General Maximum Price Regulation, as amended, is amended as follows:

The following is added to paragraph (a): "For distances over 120 miles, add 1 cent per 100 lbs. for each additional 20 miles or fraction thereof."

This amendment shall take effect October 3, 1944.

[56 Stat. 23, 765; Pub. Law 383, 57 Stat. 566; 78th Cong.; E.O. 9250, 7 F.R. 7871; and E.O. 9328, 8 F.R. 5681]

Issued this 27th day of September 1944.

CHARLES R. BAIRD,  
Regional Administrator.

[F. R. Doc. 44-15448; Filed, Oct. 5, 1944; 1:24  
p. m.]

## LIST OF COMMUNITY CEILING PRICE ORDERS

The following orders under Rev. General Order 51 were filed with the Division of the Federal Register on October 4, 1944.

## REGION II

Binghamton Order 2-F, Amendment 2, covering fresh fruit and vegetables in designated areas in New York, filed 4:30 p. m.

Maryland Order 4-F, Amendment 4, covering fresh fruit and vegetables prices in Baltimore City and suburban communities, filed 3:36 p. m.

Maryland Order 6-F, Amendment 4, covering fresh fruit and vegetables in Hagerstown and named parts of Maryland, filed 3:36 p. m.

Harrisburg Order 24, covering dry groceries in designated counties in Pennsylvania, filed 3:37 p. m.

Pittsburgh Order 1-F, Amendment 25, covering fresh fruit and vegetables in designated areas in Pennsylvania, filed 3:27 p. m.

## REGION III

Charleston Order 1-W (Adopting), covering food prices at wholesale in named counties in West Virginia, filed 3:35 p. m.

Charleston Order 2-W (Adopting), covering certain food items in Pleasanta, Ritchie, Wirt and Wood, W. Va., filed 3:34 p. m.

Charleston Order 4-A (Adopting), covering certain food items in Berkeley, Morgan and Jefferson Counties, W. Va., filed 3:36 p. m.

Charleston Adopting Order 5A, covering certain food items in designated counties in West Virginia, filed 3:35 p. m.

Detroit Order 1-F, Amendment 39, covering fresh fruit and vegetables in designated counties in Michigan, filed 3:25 p. m.

Lexington Order 1-F, Amendment 49, covering fresh fruit and vegetables in Fayette County, Ky., filed 3:26 p. m.

Lexington Order 3-F, Amendment 40, covering fresh fruit and vegetables in Boyd County, Ky., filed 3:27 p. m.

Lexington Order 11, Amendment 12, covering community food prices in designated counties of Kentucky, filed 3:24 p. m.

Issued this 28th day of September 1944.

CHARLES R. BAIRD,  
Regional Administrator.

[F. R. Doc. 44-15445; Filed, Oct. 5, 1944;  
1:25 p. m.]

Lexington Order 12, Amendment 16, covering community food prices in designated counties of Kentucky, filed 3:24 p. m.

## REGION IV

Atlanta Order 1-F, Amendment 22, covering fresh fruit and vegetables in Bibb County, Georgia, filed 3:32 p. m.

Atlanta Order 4-F, Amendment 9, covering fresh fruit and vegetables in certain counties in the Atlanta District, filed 3:32 p. m.

Atlanta Order 5-F, Amendment 19, covering fresh fruit and vegetables in Muscogee County, Georgia, and Phenix City, Alabama, filed 3:34 p. m.

Birmingham Order 2-W, Amendment 1, covering certain food items in the North Alabama Area, filed 3:24 p. m.

Birmingham Order 16, Amendment 1, covering dry groceries and perishables in certain areas in Alabama, filed 3:24 p. m.

Savannah Order 2-P, covering prices for certain poultry items, in designated counties in Georgia, filed 3:37 p. m.

## REGION V

St. Louis Order G-17, Amendment 8, covering eggs in certain areas in the St. Louis District, filed 3:38 p. m.

Tulsa Order 5-F, Amendment 21, covering fresh fruit and vegetables in certain areas in the Tulsa District, filed 3:38 p. m.

Tulsa Order 6-F, Amendment 21, covering fresh fruit and vegetables in certain areas in the Tulsa District, filed 3:37 p. m.

## REGION VI

Omaha Order 7-F, Amendment 12, covering fresh fruit and vegetables in named areas in Nebr. and Iowa, filed 3:30 p. m.

Omaha Order 7-F, Amendment 13, covering fresh fruit and vegetables in named areas in Nebr. and Iowa, filed 3:30 p. m.

Omaha Order 8-F, Amendment 12, covering fresh fruit and vegetables in Lincoln, Nebr., filed 3:30 p. m.

Peoria Order 2-F, Amendment 21, covering fresh fruit and vegetables in named cities in Illinois, filed 3:26 p. m.

Peoria Order 3-F, Amendment 21, covering fresh fruit and vegetables in Joliet, Rockdale, and Ridgewood in Illinois, filed 3:26 p. m.

Peoria Order 4-F, Amendment 16, covering fresh fruit and vegetables in Bloomington and Normal, Ill., filed 3:26 p. m.

Peoria Order 5-F, Amendment 4, covering fresh fruit and vegetables in Knoxville and Galesburg, Ill., filed 3:26 p. m.

Springfield Order 1-FS, Amendment 10, covering fresh fruit and vegetables in Springfield, Ill., filed 3:38 p. m.

Sioux City Order 2-F, Amendment 36, covering fresh fruit and vegetables in Sioux City, Iowa, and Sioux City, Nebr., filed 3:29 p. m.

## REGION VIII

Phoenix Order 4-F, Amendment 21, covering fresh fruit and vegetables in the Tucson Area, filed 3:31 p. m.

## REGION VII

New Mexico Order F-1, Amendment 26, covering fresh fruit and vegetables in Albuquerque and Gallup, filed 3:25 p. m.

New Mexico Order F-2, Amendment 11, covering fresh fruit and vegetables in Santa Fe and Las Vegas, filed 3:28 p. m.

New Mexico Order F-2, Amendment 13, covering fresh fruit and vegetables in Santa Fe and Las Vegas, filed 3:25 p. m.

New Mexico Order F-3, Amendment 11, covering fresh fruit and vegetables in City of Gallup, filed 3:28 p. m.

New Mexico Order F-4, Amendment 11, covering fresh fruit and vegetables in designated areas in New Mexico, filed 3:29 p. m.

New Mexico Order F-4, Amendment 12, covering fresh fruit and vegetables in designated areas in New Mexico, filed 3:25 p. m.

New Mexico Order F-5, Amendment 8, covering fresh fruit and vegetables in City of Las Vegas, filed 3:39 p. m.

New Mexico Order F-6, Amendment 8, covering fresh fruit and vegetables in designated areas in New Mexico, filed 3:39 p. m.

New Mexico Order F-7, covering fresh fruit and vegetables in designated areas in New Mexico, filed 3:28 p. m.

New Mexico Order F-7, covering fresh fruit and vegetables in designated areas in New Mexico, filed 3:25 p. m.

Copies of any of these orders may be obtained from OPA Office in the designated city.

ERVIN H. POLLACK,  
Secretary.

[F. R. Doc. 44-15468; Filed, Oct. 6, 1944;  
11:36 a. m.]

## SECURITIES AND EXCHANGE COMMISSION.

[File Nos. 70-725, 59-11, 59-17, 54-25]

NORTHERN INDIANA PUBLIC SERVICE CO., ET AL.

## ORDER MODIFYING CONDITION AND GRANTING EXTENSION OF TIME

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 3d day of October 1944.

In the matter of Northern Indiana Public Service Co., La Porte Heat Corp., file No. 70-725; The United Light and Power Co., et al., La Porte Gas and Electric Co., file Nos. 59-11, 59-17, 54-25, Application No. 16.

The United Light and Power Company, a registered holding company, and La Porte Gas and Electric Company (La Porte), a subsidiary thereof, having filed applications and declarations and amendments thereto pursuant to sections 11, 12 (c), 12 (d) and 12 (f) of the Public Utility Holding Company Act of 1935, and Rules U-42, U-43, U-44 and U-46 promulgated thereunder, with respect to the sale by La Porte of its electric, gas and heat properties to Northern Indiana Public Service Company (Northern), a subsidiary of Clarence A. Southerland and Jay Samuel Hartt, Trustees of the Estate of Midland Utilities Company, and La Porte Heat Corporation (Heat Corporation), a subsidiary of Northern, and with respect to the dissolution and liquidation of La Porte; and

Northern and Heat Corporation having filed applications and declarations and amendments thereto, pursuant to sections 6 (b), 9 (a), 10, and 12 of the act and Rule U-44 promulgated thereunder, with respect to the issue and sale by Northern of \$1,400,000 principal amount of serial notes of a maturity of seven years or less, and by Heat Corporation of 3,750 shares of its common stock of the par value of \$100 per share, and with respect to the acquisition by Northern of such common stock and the acquisition by Heat Corporation of the heat properties of La Porte; and

The Commission having by order dated December 7, 1943, granted the applications and permitted the declarations to become effective subject to the

terms and conditions, among others, prescribed in Rule U-24; and having by subsequent orders extended the time within which the transactions might be consummated to October 5, 1944; and

A request having been made that the time, within which the transactions as set forth in the applications and declarations may be consummated, be further extended to December 5, 1944; and

The Commission having considered such request and deeming it appropriate that it be granted;

*It is ordered*, That the conditions contained in the order of December 7, 1943, be and hereby are modified to the extent necessary to extend the time within which such transactions may be consummated to December 5, 1944.

By the Commission.

[SEAL] ORVAL L. DUBoIS,  
Secretary.

[F. R. Doc. 44-15449; Filed, Oct. 5, 1944;  
1:56 p. m.]

[File No. 70-965]

COLUMBIA GAS & ELECTRIC CORP., ET AL  
NOTICE OF FILING AND ORDER FOR HEARING

In the matter of Columbia Gas & Electric Corp., United Fuel Gas Co., Warfield Natural Gas Co., File No. 70-965.

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pennsylvania, on the 4th day of October 1944.

Notice is hereby given that a joint application and declaration (or both) has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Columbia Gas & Electric Corporation ("Columbia Gas"), a registered holding company, and two of its subsidiaries, United Fuel Gas Company ("United Fuel") and Warfield Natural Gas Company ("Warfield").

All interested persons are referred to said document which is on file in the office of the Commission for a statement of the transactions therein proposed, which may be summarized as follows:

United Fuel proposes to acquire (by merger) the business and property of Warfield by means of the following transactions:

(a) United Fuel will increase its authorized common stock from 300,000 shares, \$1 par value (all of which is owned by Columbia Gas), to 310,000 shares, \$1 par value;

(b) Warfield will pay a cash dividend to Columbia Gas (the holder of all its common stock) in an amount substantially equal to Warfield's Earned Surplus since December 31, 1937;

(c) United Fuel will acquire the remaining assets of Warfield, issuing in consideration therefor 5,470 shares of its common stock, \$1 par value, and will assume all the liabilities, obligations and indebtedness of Warfield;

(d) Warfield will dissolve and distribute the 5,470 shares of common stock of United Fuel to Columbia Gas as a liquidating dividend.

Following the above described transactions, United Fuel proposes to change

its authorized common stock from 310,000 shares, \$1 par value, to 500,000, \$50 par value, and issue 146,000 shares of the latter stock to Columbia Gas in exchange for its then outstanding 305,470 shares of common stock. In connection therewith, United Fuel proposes to transfer to its common stock account an amount of \$6,994,530, representing the amount of Special Capital Surplus \$5,916,825.55) and Capital Surplus Since December 31, 1937 (\$1,022,106.19), which it is estimated will remain in these surplus accounts after the adjustment of the Utilities Plants of United Fuel and Warfield to original cost.

Upon consummation of these transactions, United Fuel will have outstanding 146,000 shares of common stock, having an aggregate par value of \$7,300,000, \$24,025,000 principal amount of 6% debt, all of which stock and debt will be held by Columbia Gas, and \$1,500,000 principal amount of 4% notes held by insurance companies.

Applicants consider sections 6 (b), 7 (e), 10 and 12 of the act and Rules U-42, U-43, U-44 and U-46 thereunder and instruction 8 (c) of the uniform system of accounts for Public Utility Holding Companies as being applicable to the proposed transactions.

Applicants state that the Public Service Commissions of the States of West Virginia and Kentucky and also the Federal Power Commission have jurisdiction over certain of the transactions involved.

It appearing to the Commission that it is appropriate in the public interest and in the interest of investors and consumers that a hearing be held with respect to said matters and that said applications and declarations (or both) shall not be granted or permitted to become effective except pursuant to further order of this Commission:

*It is ordered*, That a hearing on said matters under the applicable provisions of said Act and Rules of the Commission thereunder be held on November 1, 1944, at 10:00 a. m., e. w. t., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania. On such day, the hearing room clerk in Room 318 will advise as to the room in which the hearing will be held.

*It is further ordered*, That the Secretary of the Commission shall serve notice of the aforesaid hearing by mailing copies of this Order by registered mail to Columbia Gas & Electric Corporation, United Fuel Gas Company, Warfield Natural Gas Company, the Public Service Commissions of the States of West Virginia and Kentucky and the Federal Power Commission; and that notice of said hearing be given to all persons by publication of this order in the **FEDERAL REGISTER**. Any person desiring to be heard or otherwise wishing to participate in these proceedings shall file with the Secretary of the Commission on or before October 25, 1944, his request or application therefor, as provided by Rule XVII of the Rules of Practice of the Commission.

*It is further ordered*, That Henry C. Lank, or any other officer or officers of

the Commission designated by it for that purpose, shall preside at such hearing. The officer so designated is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a trial examiner under the Commission's rules of practice.

*It is further ordered*, That, without limiting the scope of the issues presented by said application and declaration, particular attention will be directed at the hearing to the following matters and questions:

(a) Whether the proposed acquisitions of securities will serve the public interest by tending toward the economical and efficient development of an integrated public utility system; and whether such acquisitions will unduly complicate the capital structure of the holding company system of Columbia Gas, or be detrimental to the proper functioning of such system or to the carrying out of the provisions of section 11 of the act;

(b) Whether the proposed issue and sale of securities are solely for the purpose of financing the business of United Fuel and have been expressly authorized by the State Commission of the State in which United Fuel is organized and doing business;

(c) Whether the fees and expenses to be paid in connection with the proposed transactions are reasonable;

(d) Whether the accounting treatment proposed in connection with the contemplated transactions is proper and in accordance with sound accounting practices;

(e) Whether, if the proposed transactions are authorized, it is necessary or appropriate that terms or conditions be imposed in the public interest or for the protection of investors and consumers;

(f) Generally, whether the proposed transactions comply with the applicable provisions of the Public Utility Holding Company Act of 1935 and the rules and regulations promulgated thereunder.

By the Commission.

[SEAL]

ORVAL L. DUBoIS,  
Secretary.

[F. R. Doc. 44-15450; Filed, Oct. 5, 1944;  
1:57 p. m.]

[File No. 70-944]

NARRAGANSETT ELECTRIC CO.

#### SUPPLEMENTAL ORDER GRANTING APPLICATION

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 4th day of October, A. D. 1944.

The Narragansett Electric Company, a public-utility subsidiary of The Rhode Island Public Service Company, a subsidiary holding company of New England Power Association, a registered holding company, having filed an application pursuant to section 6 (b) of the Public Utility Holding Company Act of 1935, seeking an exemption from the provisions of section 6 (a) of said act of the issue and sale of \$31,500,000 principal amount of 3% First Mortgage Bonds, Series A, due 1974, to be sold in accord-

ance with Rule U-50 promulgated under said act; and

The Commission by its order of September 21, 1944, having granted, among other things, said application, as amended, subject to the condition that the proposed issue and sale of said bonds should not be consummated until the results of the competitive bidding pursuant to Rule U-50 should have been made a matter of record in this proceeding and a further order entered in the light of the record so completed, and having reserved jurisdiction over the price to be paid to the company for such bonds, the underwriters' spread and its allocation, and all expenses and legal fees to be paid in connection with the proposed transaction; and

The Narragansett Electric Company having made a report to this Commission in the form of a further amendment to the application, setting forth the action taken to comply with Rule U-50 and showing that, pursuant to the invitation for competitive bids, three bids on said bonds by three groups of underwriters headed by Halsey, Stuart & Co., Inc., The First Boston Corporation, and Blyth & Co., Inc., and Harriman, Ripley & Co., Inc., respectively, were received, as follows:

Underwriting group	Percent of principal amount <sup>1</sup>
Halsey, Stuart & Co., Inc.	104.38
The First Boston Corporation	104.339
Blyth & Co., Inc., and Harriman, Ripley & Co., Inc.	104.279

<sup>1</sup> Plus accrued interest.

and the applicant further reporting that it has accepted the bid of the syndicate headed by Halsey, Stuart & Co., Inc., and that said bonds are to be resold to the public at 105.08 and accrued interest, representing a spread to the underwriters of .70; and

The Commission having examined said amendment and having considered the record herein, and finding no basis for imposing terms and conditions with respect to the price to be paid to the company, the underwriters' spread and its allocation; and

The Commission having examined the amendment with respect to expenses incurred in connection with the transactions in the sum of \$136,257.11; and having further examined the amendment with respect to the legal services performed for the applicant in connection with the transactions, together with a statement of the actual legal fees incurred by the applicant in the total amount of \$13,377.02, such total consisting of \$10,127.02 to Edwards and Angell and \$1,500 to Ora Lloyd Letts, Esq., both of counsel for the applicant, and \$1,750 to Tillinghast, Collins and Tanner, counsel for the Indenture Trustee; and that the underwriters will pay a fee of \$17,500 to Milbank, Tweed & Hope, independent counsel for the underwriters; and

It appearing to the Commission that such expenses and legal fees are not unreasonable and that jurisdiction over such matters should now be released,

*It is ordered*, That, subject to the terms and conditions contained in Rule U-24,

said application, as amended, be, and the same hereby is, granted, and that the jurisdiction heretofore reserved over the expenses and legal fees be, and the same hereby is, released.

By the Commission.

[SEAL]

ORVAL L. DUBoIS,  
Secretary.

[F. R. Doc. 44-15451; Filed, Oct. 5, 1944;  
1:57 p.m.]

## SELECTIVE SERVICE\* SYSTEM.

[Operations Order 31]

### REGISTRANTS UNDER DISTRICT OF COLUMBIA LOCAL BOARD 1 (FOREIGN)

#### ASSIGNMENT OF SERIAL AND ORDER NUMBERS

Whereas, prior to April 15, 1944, I directed the District of Columbia Local Board No. 1 as to the manner in which serial numbers and order numbers should be assigned to registrants under its jurisdiction who were registered outside the Continental United States, Alaska, Hawaii, and Puerto Rico pursuant to the Proclamation of the President of October 26, 1943, relating thereto, and

Whereas, by virtue of Amendment No. 238 to the Selective Service Regulations (§ 618.5) of June 23, 1944, District of Columbia Local Board No. 1 (Foreign) has succeeded District of Columbia Local Board No. 1 in jurisdiction over such registrants, and

Whereas, it is appropriate to restate in a formal order the instructions concerning the manner in which serial numbers and order numbers are assigned to such registrants,

Now, therefore, pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, I hereby order:

1. The provisions of the Selective Service Regulations, Second Edition, concerning the assignment of serial numbers and order numbers shall not apply to the assignment of serial numbers and order numbers of registrants under the jurisdiction of District of Columbia Local Board No. 1 (Foreign). The assignment of serial numbers and order numbers to such registrants shall be in accordance with this Operations Order. As used in this order, the words "local board" mean District of Columbia Local Board No. 1 for the period prior to June 23, 1944, and District of Columbia Local Board No. 1 (Foreign) for the period commencing on June 23, 1944, and thereafter. As used in this order, the word "registrant" means a registrant now under the jurisdiction of District of Columbia Local Board No. 1 (Foreign).

2. Registrants under the jurisdiction of District of Columbia Local Board No. 1 (Foreign) are, for the purpose of assignment of serial numbers and order numbers, considered as registrants of two separate groups. The first group consists of those registrants born on or after October 17, 1904 and born on or before July 1, 1920. The second group consists of those registrants born on or

after July 2, 1920 and born on or before December 31, 1925, and registrants born on or after December 31, 1898 and born on or before October 16, 1904, and those reaching the 18th anniversary of the day of their birth on or after January 1, 1944. Order numbers shall be assigned as hereinafter provided to such registrants in the first group from the First National Master List (Form 169) and order numbers shall be assigned as hereinafter provided to such registrants in the second group from the Third National Master List (Form 174).

3. The local board shall assign serial numbers and order numbers to registrants in the first group and to registrants in the second group for whom it completes a Registration Card (Form 1) on or before April 15, 1944, in the following manner:

(a) After the local board has transcribed from the Registration Card (Form 1-F) to a white Registration Card (Form 1) for registrants in the first group and to a green Registration Card (Form 1) for registrants in the second group all of the information needed to complete the cards as provided in § 618.11, Selective Service Regulations, it shall place all of the Registration Cards (Form 1) for those registrants who properly belong in the first group together and shall place all such Registration Cards (Form 1) for registrants who properly belong in the second group together. On April 15, 1944, the local board shall thoroughly shuffle or mix the Registration Cards (Form 1) separately for the first group and shall also thoroughly shuffle or mix the Registration Cards (Form 1) separately for the second group so that the location of any card in the pile composing the first group and in the pile composing the second group, and the number it later receives, will be purely a matter of chance.

(b) (1) The local board shall then put on each Registration Card (Form 1) in the first group a serial number in the space marked serial number prefixed by the letter "J." The card that is first in the pile of Registration Cards (Form 1) of the first group after the shuffle shall be numbered "1" prefixed by the letter "J" and the second card numbered "2" prefixed by the letter "J," and so on.

(2) The local board shall then put on each Registration Card (Form 1) in the second group a serial number in the space marked serial number, prefixed by the letter "K." The card that is first in the pile of Registration Cards (Form 1) of the second group after the shuffle shall be numbered "1" prefixed by the letter "K" and the second card numbered "2" prefixed by the letter "K," and so on.

(3) Each Registration Card (Form 1) in both groups shall have one and only one whole serial number, such as 2994. No fractions shall be used in the first serial numbering of cards.

(4) If errors are made in serial numbering the cards or other irregularities occur, they shall be corrected in the manner prescribed in paragraphs (c), (d), (e), (f), and (g), whichever is applicable.

(c) A local board shall use a serial number only once. If a card is cancelled because of duplication, transfer, or any other reason, the serial number on that card shall not be put on another card.

(d) If a check of the cards shows that a card was not given a serial number, the board shall, if any numbers in the group were skipped, give the card one of the skipped numbers in the group picked by lot; or if no numbers were skipped, the board shall give the card the number following the largest serial number of that group already used by the board.

(e) If two cards in the same group have the same serial number, the board shall pick one of the cards by lot to keep that number. It shall renumber the other card as prescribed in paragraph (d).

(f) If the local board has two Registration Cards (Form 1) for the same registrant, the cards should be treated just as if they were cards for two different registrants.

(g) If a card has on it two serial numbers, neither of which is also on another card in the same group, the board shall give it the smaller of the two numbers. If either of the numbers is on another card of the same group, the board shall give to the card having the two numbers the number not on another card in the same group. If both of the two serial numbers are on other cards in the same group, the board shall number the card as prescribed in paragraph (d).

(h) While, or after, serial numbering its Registration Cards, the local board shall make out a List of Registrants (Form 3-B) in quintuplicate for those registrants in the first group and shall make out a separate List of Registrants (Form 3-B) for those registrants in the second group. Within each group, registrants shall be listed in order of their serial numbers with the registrant having Serial Number J-1 or Serial Number K-1, as the case may be, at the top of the list. All numbers from "1" to the largest serial number used in each group shall be listed whether or not each number was given to a registrant.

(i) (1) When the local board has completed the actions provided for above, it shall on April 15, 1944, assign each registrant in the first group an order number by use of the First National Master List (Form 169) and shall also assign each registrant in the second group an order number by use of the Third National Master List (Form 174). The order numbers assigned to registrants of the first group shall be prefixed by the letter "J" and the order numbers assigned to registrants of the second group shall be prefixed by the letter "K."

(2) Order numbers shall be assigned to registrants of the first group as follows: The registrant of the first group whose serial number appears at the top or nearest the top of the First National Master List (Form 169) shall get Order Number 1 prefixed by the letter "J." The registrant whose serial number is next closest to the top of the First National Master List (Form 169) shall get

Order Number 2 prefixed by the letter "J." The registrant whose serial number is third closest to the top of the List shall get Order Number 3 prefixed by the letter "J," and so on until each registrant has an order number. Order numbers must be assigned in sequence; no order number shall be skipped. Serial numbers on the First National Master List (Form 169) which are not held by any registrant of the first group are simply crossed off such First National Master List (Form 169) and ignored.

(3) Order numbers shall be assigned to registrants of the second group in the same manner as order numbers are assigned to registrants of the first group except that the order numbers in the second group shall commence with number 10,001 and be prefixed by the letter "K" and the local board shall use the Third National Master List (Form 174) instead of the First National Master List (Form 169). When the local board is sure that its assignment of order numbers to the first group and to the second group is correct, it shall enter such order numbers on the Registration Cards of the respective groups in the place designated.

(j) (1) If a local board has two Registration Cards (Form 1) for the same registrant in the same group, the card whose serial number comes earliest in the First National Master List (Form 169) or in the Third National Master List (Form 174), as the case may be, shall be given his proper order number. The other card shall be marked "Cancelled, Duplicate."

(2) If a registrant is registered with two local boards, each board shall put an order number on the card it has just as if he were registered with only one local board.

(k) As soon as the order numbering is completed, the local board shall place the order numbers in the first column and will otherwise complete all five copies of the List of Registrants (Form 3-B) for the registrants in the first group and also for the registrants in the second group. The local board shall then post one copy of such DSS Form 3-B in its office, file one copy, furnish one copy to the press, and forward two copies to its State Director of Selective Service.

4. The local board shall assign serial numbers and order numbers to registrants of the first group and of the second group for whom it receives or completes a Registration Card on or after April 15, 1944, in the following manner:

(a) After the local board has transcribed from the Registration Card (Form 1-F) to a white or green Registration Card (Form 1), as the case may be, all of the information required to complete the card as provided in section 618.11, Selective Service Regulations, it shall then determine whether such Registration Card belongs to the first group or to the second group. After making such determination, the local board shall assign serial numbers and order numbers as follows.

(b) If at the time a serial number is to be assigned to a Registration Card (Form 1), there is only one such card on hand, the local board shall place the smallest unassigned serial number in the group

to which the card belongs upon the Registration Card (Form 1). If at the time a serial number is to be assigned to a Registration Card (Form 1), there are two or more such cards of the same group on hand, the local board shall shuffle or mix such Registration Cards (Form 1) so that the location of any card in the pile will be merely a matter of chance. The local board shall then place the smallest unassigned serial number upon the card which is first in the pile, the next smallest unassigned serial number upon the card which is second in the pile and so on until all cards on hand have been given a serial number. The local board shall then find from the First National Master List (Form 169), if the Registration Card (Form 1) properly belongs to the first group, or shall then find from the Third National Master List (Form 174), if the Registration Card properly belongs to the second group, what the registrant's order number would have been if his Registration Card (Form 1) had been received prior to April 15, 1944. The local board shall then assign such registrant the order number which precedes the order number which would have been assigned to him had his Registration Card (Form 1) been received prior to April 15, 1944 and shall add the letter "A" to it as a suffix. For example, if his order number would have been J-37, had his card been received prior to April 15, 1944, the local board shall assign him Order Number J-36-A.

(c) When all serial numbers of the group to which such Registration Card (Form 1) belongs have been assigned, the local board shall not place a serial number on the card next received but shall assign to it Order Number J-1-X if the card belongs to the first group or Order Number K-10,001-X if the card belongs to the second group. The next Registration Card (Form 1) received shall be assigned Order Number J-2-X or Order Number K-10,002-X, as the case may be, and so on. Order numbers with the suffix "X" shall, in sequence of order numbers, follow the highest order number in the first group assigned from the First National Master List (Form 169) or in the second group assigned from the Third National Master List (Form 174), as the case may be. For example, Order Number J-1-X shall immediately follow in sequence of order number the highest order number assigned from the First National Master List (Form 169) and Order Number K-10,001-X shall immediately follow in sequence of order numbers the highest order number assigned from the Third National Master List (Form 174).

5. All actions of District of Columbia Local Board No. 1 and of District of Columbia Local Board No. 1 (Foreign) concerning serial and order numbering registration cards heretofore taken, which are in accordance with and conform to the provisions of this order are hereby ratified and approved:

LEWIS B. HERSHY,  
Director.

OCTOBER 5, 1944.

[F. R. Doc. 44-15459; Filed, Oct. 5, 1944;  
4:05 p.m.]

## WAR FOOD ADMINISTRATION.

[P. & S. Docket No. 143]

### MARKET AGENCIES AT OMAHA UNION STOCK YARDS

#### NOTICE OF PETITION FOR MODIFICATION

By an order issued on November 19, 1926, made pursuant to the provisions of the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 1940 ed. 181 *et seq.*), maximum rates and charges for selling and buying livestock on commission by market agencies operating at the Union Stock Yards, Omaha, Nebraska, were prescribed. By an order issued on July 29, 1941, the rates prescribed in the foregoing order were modified, effective through July, 1942.

The effect of the modification has been extended through December 31, 1944, by supplemental orders. *Secretary of Agriculture v. American Live Stock Commission Company et al.*, 1 A. D. 479 (July 30, 1942); *In re American Live Stock Commission Company et al.*, 1 A. D. 759 (December 29, 1942); *In re Dewey Anderson Commission Co. et al.*, 2 A. D. 320 (July 31, 1943); *In re Market Agencies at the Union Stock Yards, Omaha, Nebraska (formerly styled as American Livestock Commission Company et al.)*, 3 A. D. 502 (June 29, 1944); *In re Market Agencies at Omaha Union Stock Yards*, 3 A. D. 594 (July 29, 1944); and *In re Market Agencies at Omaha Union Stock Yards* (August 31, 1944).

By documents filed on July 26, 1944, the respondents requested, *inter alia*, a further modification of the rates prescribed in the November 19, 1926 order to permit them to make a charge to shippers of one cent per head for the ante-mortem inspection of cattle. The effect of such proposed modification, if granted, would result in additional revenue to the respondents and, accordingly, it appears that public notice should be given to all interested persons of the request of the respondents and to afford all interested persons, including patrons of the respondents, an opportunity to manifest their desire to be heard on the matter.

Therefore, notice is hereby given to the public and to all interested persons of the request of the respondents for a further modification of the order of November 19, 1926, and for the purpose of affording said respondents and all other interested persons, including patrons of the respondents, an opportunity to be heard upon the matters covered in the petition for modification.

All interested persons who desire to be heard shall notify the Hearing Clerk, Office of the Solicitor, United States Department of Agriculture, Washington 25, D. C., within fifteen days from the date of the publication of this order.

Copies hereof shall be served on the respondents by registered mail or in person.

Done at Washington, D. C., this 5th day of October 1944.

C. W. KITCHEN,  
Deputy Director of Distribution.

[F. R. Doc. 44-15466; Filed, Oct. 6, 1944;  
11:16 a. m.]